

REYNOLDS HISTORICAL GENEALOGY COLLECTION









BOYER'S

LEGAL DIRECTORY

OF THE

UNITED STATES AND CANADAS.

CONTAINING A

Carefully Prepared Digest of Collection Laws of each State and Territory, Ontario and Quebec, together with name of at least one Attorney in each County of the United States and Canadas; also a list of Prominent Wholesale Merchants and Manufacturers of Philadelphia,

New York, Boston, Baltimore, Cincinnati, Chicago, St. Louis, San Francisco and New Orleans.

JANUARY, 1890.

JOSEPH A. BOYER,
No. 19 SOUTH THIRD STREET,
PHILADELPHIA, PA.

Copyright, 1889.

JOSEPH A. BOYER.

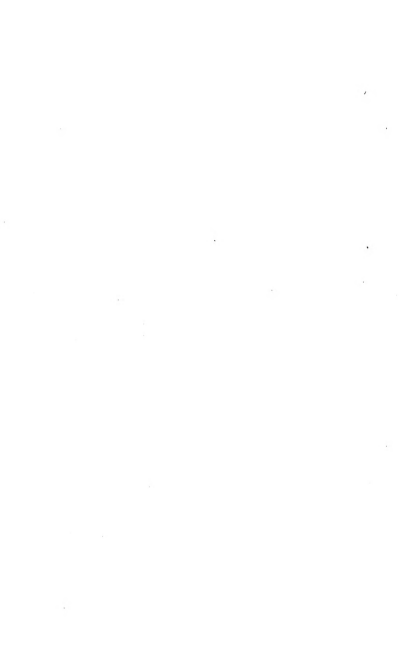
PREFACE.

1985203

The present edition of Boyer's Legal Directory is presented to its patrons with the feeling that it far exceeds in appearance and completeness any previous issues, and we think will compare favorably with any work of the kind in existence. The greatest care has been taken to have the contents correct and reliable. The laws of the various States have been compiled and revised to date by well-known lawyers, whose names are a guarantee of their correctness.

The attorneys whose names appear have been recommended as reliable and prompt, and we feel sure any business that may be entrusted to them will be faithfully attended to. The feature of publishing merchants' and manufacturers' names will, we think, prove profitable, from the fact that it brings them in direct communication with attorneys, and it is the intention, eventually, to publish names of merchants and manufacturers in all of the large cities of the country. Our list of subscribers is very much larger than any previous year, a fact which shows it is of value to attorneys and business men generally.

Any information required by subscribers will be cheerfully furnished. A notification of any errors will be thankfully received, and our subscribers may rest assured that no pains or expense will be spared in the future, as in the past, to have the work trustworthy and made profitable to them. We kindly thank our friends for their patronage and hope to merit a continuance.



INDEX.

Alabama. Page.
Laws of 81 List of Attorneys 229
Arizona Territory.
Laws of
Arkansas.
Laws of
California.
Laws of
Colorado.
Laws of
Connecticut.
Laws of
Dakota,
Laws of
Del a ware.
Laws of
District of Columbia.
Laws of
Florida.
Laws of
Georgia.
Laws of
Idaho Territory.
Laws of
Illinois.
Laws of
Indiana.
Laws of

Indian Territory.
Laws of
Oklahoma.
List of Attorneys 246
Iowa.
Laws of
Kansas.
Laws of
Kentucky.
Laws of
Louisiana.
Laws of
Maine.
Laws of
Maryland.
Laws of
Massachusetts.
Laws of
Michigan.
Laws of
Minnesota.
Laws of
Mississippi.
Laws of
Missouri.
Laws of
Montana.
Laws of
Nebraska.
Laws of

Nevada,	
Laws of	73 58
New Hampshire.	
Laws of	76 58
New Jersey.	
Laws of	59
Laws of	33
New York.	
Laws of	56 70
North Carolina.	
Laws of 18 List of Attorneys 2	39
Ohio.	
Laws of	
Oregon.	
Laws of	94 78
Pennsylvania.	
Laws of	
Rhode Island.	
Laws of	99 32
South Carolina.	
Laws of	0 I S:
Tennessee.	
Laws of) S
Texas.	
Laws of	ე6 8ફ
Utah Territory.	
Laws of	os Se
Vermont.	
Laws of	

Virginia.
Laws of 211 List of Attorneys 290
Washington.
Laws of
West Virginia.
Laws of
Wisconsin.
Laws of
Wyoming Territory.
Laws of
Ontario.
Laws of 224 List of Attorneys 297
Quebec.
Laws of
Manitoba.
List of Attorneys296
British Columbia.
List of Attorneys296
New Brunswick.
List of Attorneys296
New Foundtand.
List of Attorneys296
Nova Scotia,
List of Attorneys297
Index to Merchants and Manufacturers.
Philadelphia 1
New York14
Boston44
Battimore58
Cincinnati
Chicago34
St. Louis
San Francisco
<i>New Orleans</i> 77

Index to Attorneys' Cards.

Alabama. PAGE
Dean and Montgomery, Birmingham311
California. Isaac G. Burnett, San Diego
Colorado. James A. Kilton324
Delaware. R. R. Kenney, Dover
District of Columbia. Henry Wise Garnett, Washington
Florida. A. Carlisle Clark, Sumterville310
Illinois. S. F. Gilmore, Effingham
Indiana. Parks and Oglesbee, Plymouth
Indian Territory. Shepard, Grove & Shepard, Muskogee306
Iowa. C. W. Johnston, Des Moines310
Kansas. Henley & Myatt, Wichita315
Louisiana. Harry H. Hall, New Orleans314
Maryland. Elliott & Hoffman, Baltimore313

Massachusetts.
Baker & Curry, Boston310 William H. Preble, Boston312
Michigan.
Bowen, Douglas & Whiting, Detroit317 John S. Lawrence, Grand Rapids318
Minnesota.
C. B. Palmer, St. Paul 307 Charles D. Moyer, Minneapolis 311 T. J. Mitchell, Duluth 312 Fred. C. Cook, Minneapolis 316
Mississippi.
Charles Scott, Rosedale325
Missouri.
Stauber & Crandell, St. Joseph
Nebraska.
Harwood, Ames & Kelly, Lincoln,
New Jersey.
Frank P. McDermott, Freehold
New York.
George R. Dutton, New York
Ohio.
Gunckel & Rowe, Dayton 308 Dustin, McCarthy & English, Cincinnati 316 Webster & Angell, Cleveland 316 Charles W. Dale, Dayton 318 Charles D. Iddings, Dayton 322 Edmund Hitchens, Cleveland 322 Orris P. Cobb, Cincinnati 326 Henry S. Bunker, Toledo 326
Oregon.
William M. Gregory, Portland

INDEX. XV

Pennsylvania.
Monaghan, Hause & Fairlamb, West Chester 308 Willard & Warren, Scranton 308 Candor & Munson, Williamsport 310 F. C. Mosier, Pittston 310 Owen P. Bricker, Lancaster 316 Howard & Smedley, Media 318 Liddon Flick, Wilkes-Barre 319 Christian M. Boush, Meadville 322 James H Wolfe, Philadelphia 322 Allen & Rosenzweig, Erie 325 Edward J. Smail, Pittsburgh 327 The D B. Canfield Company, Lim., Philadelphia 329 Roland D Swoope, Clearfield and Curwensville 331 Joseph A. Boyer, Philadelphia 331
Tennessee. Nash H. Burt, Chattanooga322
Texas. 307 I. A. McDonald, Bowie
Virginia.307Slater & Montague, Richmond310James L. Anderson, Richmond319Edgar W. Carrington, Richmond319Hudson & Patrick, Staunton326
West Virginia. Simms & Enslow, Huntington
Wisconsin. Cotzhausen, Sylvester & Scheiber, Milwaukee313
Washington. M. A. Root, Olympia
Wyoming Territory. Stephen W. Downey, Laramie City
British Columbia. John Boultbee, Vancouver312
Ontario. George McLaurin, B. A., L. L. B., Ottawa

PHILADELPHIA BUSIXESS HOUSES.

Compiled expressly for Boyer's Legal Directory.

AGRICULTURAL TOOLS, &c.

Allen, S.L. & Co., 129 Catharine Boyer, Wm. L. & Bro, 543 Diamond Braun, John & Sons, 1615 N. 23d Craven, Owen, 223 N. Broad Graham, Emlen. & Passmore, 631 Market Harper, Smith, 12 N. 5th Hood, Josa A, 69 Laurel Jones, Wm. H., 2045 Market

Myers & Ervien, 12 N 5th Osborne, D M & Co, 244 N Broad Penn, William Mfg Co, 256 N Broad Sheble & Klemm, 3 N 5th Smith, Wm B, 2006 Market Smith, Wm H, 1018 Market Stoddart Mfg Co, 2008 Market Whitman & Barnes Mfg Co, 1917 Market

BLANK BOOK MANUFACTURERS.

Arnold, James, 520 Minor Bartle, Henry J. 233 S 5th Bonaker, L F 307 Cherry Brooks, Henry H, 48 N 7th Diament, Francis, 214 Church Haley & Baker, 321 Chestnut Hofstetter Bros, 719 Vine Hoskins, Wm H & Co, 927 Arch Jones, Fredk & Co, 58 N 4th

Mast, P P & Co. 13th and Willow

Magee Printing House, 722 Chestnut Mann, Wm Co, 529 Market Miller, John G, 10 N 4th Miller-Megee Co, 11th and Noble Murphy's Wm F Sons, 509 Chestnut Paul, H F, 402 Library Stnart Bros, 412 Market Woodruff, Wm L, 403 Market

BOILER MAKERS.

Babeoek & Wilcox Co, 32 N 5th
Baizley, John, 520 S Del ave
Burr, W H, 126 Reed
Cardell, Jas D & Co, 5th and Rising
Sun Lane
Cramp, Wm & Sons Co Beach & Ball
Cummings & Meyers, 617 Cherry
Ervien, Chas W & Co, 416 Ireland
Gilman, Ambrose, 1108 Beach
Guynan, R B, 1436 Callowhill
Harney, Wm F, 803 Master
Harrison Safety Boiler, 17th and Allegheny ave
Hibbs, Edward A, 112 Bread

Kelly, Daniel, 51 N 7th Moore, James, 16th & Buttonwood Morris, I P Co, 2247 Richmond Myers, George, 204 N Broad Neafie & Levy, 1365 Beach Scott, John & Co, 1605 N Front Sidebotham & Powell, Frankford Smith, H B Co, 925 Market Southwark Foundry, 5th and Washington ave Wanner, C, 903 Thompson Warden, Henry, 18th and Allegheny avenue Wilfong Bros. 222 N 23d

BOOT AND SHOE DEALERS.

Bell, Walt & Co. 41 N 3d Bellows, John S. 8 N 5th Be'lows, W H. 8 N 5th Blake, Walter II, 408 Commerce Brennan & Cannon, 111 N 4th Chapman, Wm S, 123 N 3d

Hill & MeDermott, 1906 N 5th

Conover & Hamill, 411 Commerce Cotter, Martin, 3 S 5th Cotter, Jas Jr, 25 S 4th Crawford & Shewell, 23 N 5th Crox on, Wood & Co, 255 N 4th Darling, A H, 415 Commerce

Wilson, Seden L, 223 N Broad

BOOT AND SHOE DEALERS.

Else, Thos C & Co, 53 N 3d Fields, Jas A Co. 837 Market Foster, Fred L & Sons, 430 Market Grace, Jas A, 426 Market Graff, Son & Co, 512 Market Grieb, J G & Sons 531 Market Hager, M S, 243 Arch Halsall, Jas J, 410 Commerce Hanford, H B & Co, 22 N 5th Hanson, T Ross & Co, 411 Market Harris, T M & Co, 821 Cherry Harris, Wm & Sons, 419 Market Hayes, Murray & Co, 1103 Race Hudson River Mfg Co, 341 Market Krupp, P Sons, 318 Cherry Laird, Schober & Mitchell, 1133 Arch Lott, Roberts & Co, 433 Market McKnight, James 224 Market Mayer, Edward & Son, 479 N 5th Meany, Jos I & Co, 426 Market Meily, G N, 514 Market Monroe Bros & Co, 438 Market Mundell, John & Co, 127 N 13th Oblinger, BF, 219 N 4th

Paul Bros, 523 Market Rafferty, George, 422 Market Reed, John B & Co, 439 Market Reeve, ES, 111 Market Roedel, Geo F, 146 N 3d Saller, Lewin & Co, 13th and Hamilton Seiberlich & Arnold, 20 S 4th Seiberlich, F X & T W, 413 Dillwyn Shumway, A A & Co, 623 Market Sollers Mfg Co, 1224 Market Stack, Duling & Co, 307 Cherry Sutter & Miller, 407 Commerce Stevenson Bros, 29 N 4th Taylor & Carr, 413 Arch Tilden, A & Co, 408 Commerce Tilden, Howard P, 405 Commerce Wallace, Elliott & Co, 245 Market Walsh, Walter S & Co. 17 N 5th Weirbach & Jacoby, 402 N 2d Weimer, Wright & Watkin, 808 Market West, Geo H & Sons, 21 N 3d Woddrop & Co, 34 N 4th Zeigler Bros, 119 N 5th

BRASS GOODS MANUFACTURERS.

Boekel, Wm & Co, 518 Vine Daniel & Stewart, 819 Filbert Dunn, N Carman, 8 N 6th Hills, A S & Co Ltd, 818 Cherry Judd, H L & Co, 1017 Chestnut Krips, Charles, 716 Cherry Ledig, A & Son, 248 N 8th Lockwood, J T & Co, 60 N 4th Merchant & Co, 517 Arch Minor, Herbert, 910 Filbert Nacke, Brinkmann & Co, 10th & Filbert Reger, P A & Bro, 28 N 7th Wiler, William, 223 S 5th

BREWERS.

Arnholt & Scheafer Co, 31st & Thompson
Baltz, J & P Co, 31st and Thompson
Betz, John F & Son, 410 Crown
Bergdoll, L Co, 29th and Parrish
Bergner & Engel Co, 32d and Master
Carey, Geo & Co, 934 N 3d
Clausen, H & Son Co, 2111 American
Class, Chas, 1738 Mervine
Conrad, Jacob 27th and Parrish
Continental Brewing Co, 21st & Washington ave

Eble & Herter, 33d and Thompson Germania Brewing Co, 1716 N Broad Rothacker G F & Sons, 31st and Master Schemm, Peter & Son, 908 N 25th Schmidt, Christian, 124 Edward Theis, Chas, 32d and Master Smith, Robert Brewing Co, 38th and Girard ave The Wm Massey Brewing Co, 10th and Filbert Weisbrod & Hess, 2434 Fkd ave Welde & Thomas, 1310 Fitzwater

CHEMICAL MANUFACTURERS.

Ammonia Mf'g Co, 29th and Gray's Ferry Rd
Carter & Scattergood, 624 S 24th
Chester Chemical Wks, 116 N Front
Churchman & Co, 33 S Front
Clark, M, 21 S Front
Drueding Bros, 431 Master
Fergusson Bros, 102 Chestnut
Fance Bros & White, 621 Callowhili
Harkinson, Robt & Co, 315 N 2d

Jayne, H W Chemical Co, Frankford Kalion Chemical Co, 31st and Gray's Ferry road Refe, Jos L 35 S 2d Keystone Chemical Co 3 S Front Lennig, Chas & Co Ltd, 112 S Front Miller & Harley, 3d and Lehigh ave Morand Chemical Co, Manayunk Nevins, Samuel, 135 S Front

CHEMICAL MANUFACTURERS.

Penn Chemical Wks, 1332 Washington avenue Penna Chemical Mf'g Co, 514 S 3d Penna Salt Mf'g Co, 115 Chestnut Phillips, Fredk, 1314 S 3d Powers & Weightman, 838 N 9th Reeves, Geo W, 15 N Front Runford Chemicil Wks, 21 S Front Savage & Stovell, Frankford Welch, Henry H, 1 S Front Yarnall, Ellis & Son, 105 S Front

CLOTHING MANUFACTURERS AND DEALERS.

Allen, W & T & Co, 619 Market Aronheimer & Baruch, 8 N 3d Bacharach, A & Co, 429 Market Bacharach, S A & Co, 10 S 4th Bloomingdale, Burbank & Co, 332 Market Blumenthal Bros & Co, 46 N 3d Fleisher Bros, 28 N 3d Frank Bros & Co, 51 N 3d Frank, Wolf & Co, 47 N 3d Gans, A & L & Co, 22 N 3d Goldsmith, A & Sons, 336 Market Goldsmith, Los & Co, 26 N 3d Goodman & Cohen, 57 N 3d Greenewald & Co, 9 N 3d Hanauer, Kohn & Co, 9 N 3d Hanauer, Kohn & Co, 49 N 3d Harris, Isaac & Co, 14 N 3d

Hexter Bros, 432 Market Hirsh, Frank & Co, 31 N 3d Katz, E & Son, 25 N 3d Kirschbaum, Ab & Co, 333 Market Kohn, Rosenheim & Co, 312 Market Leopold, Hess & Co, 339 Market Lisberger & Wise, 335 Market Liveright, Greencwald & Co, 45 N 3d Loeb & Loucheim, 248 Market Loucheim, Jos & Co, 314 Market Meyers, C & Bros, 10 N 3d Mevers, Daniel, 43 N 3d Netter, Jos & Co, 12 N 3d Newburger, Morris & Sons, 714 Market Seidenbach & Dettelbach, 244 Market Snellenburg, N & Co, 12th and Market Snyder, Harris, Bassett & Co, 525 Market

COLLAR MANUFACTURERS.

Bowers, Jas E, 224 Market Cluett, Geo B Bro & Co, 312 Market Coon & Co, 726 Market Curtis, H C & Co, 522 Market Fellows & Co, 422 Market Fowler, Jos & Co, 403 Market Heidelberger, Frank & Co, 816 Cherry

CONFECTIONERS.

Borton & Roberts, 44 N 4th Brown, W L & M, 1726 Market Coles, Geo W, 112 Market Croft & Allen, 1226 Market Evans, E P & Co, 37 N 6th Howland, Wm, 610 Arch Jenkins, Geo W, 126 Market Jones, Henry, 317 N 2d Knight, H M & Co, 6 N Front Lang, Wm & Son, 207 Bainbridge Lippman, M & Bro, 20 N 6th Ludy, Jacob, 1938 Market
Miller, Geo & Son, 255 S 3d
Miller, John M & Son, 335 N 3d
Miller, Robert J, 155 N Front
McCook, J C & Co, 517 Lombard
Schappet & Levick, 241 New
Shedd, Henry N, 44 N 4th
Sundermener & Buder, 120 N 9th
Walton, Barclay & Co, 412 Locust
Whitman, S F & Son, 12th and Market
Wunderle, Philip, 130 Pegg

COTTON AND WOOLEN MANUFACTURERS.

Amlen, Geo, 3d and Cumberland
Aramingo Mills, Frankford
Berkshire Mig Co, Ltd, Frankford
Beswick & Kay, 2500 Callowhill
Bockius, Lee & Co, 1712 Gtn ave
Bradbury Bros, 18th and Gtn ave
Br-dford Mills Co, 132 S 4th
Brison, James & Co, 800 S 11th
Bromley & Hott, Manayunk
Brooke, G W, 5th and Columbia ave
Brown Crosby M & Co, 69th and Haverford Road
Bunting, Samuel B, 1210 S 12th
Callaghan Bros, 60th and Baltimore ave

Camden Woolen Co. 221 Chestnut Campbell & Elliott, 12th and Washington ave Campbell, J A & Bro, Manayunk Chittick, W G & Son, Wayne Junction Clark & Keen, 1720 N 2d Connelly, James & Sons, 17th and Dick-

unson
Cope & Co, Wayne Junction
Coulter & Lowry, 203 N 22d
Cox, Lewis S & Co, 8th and Dauphin
Crankshaw, Chas, Frankford
Culbertson, John & Sons, 23d and Ham
thon

COTTON AND WOOLEN MANUFACTURERS.

Dickey, W. J. & Sons, Allegheny and Kensington aves

Dobson, John & James, Ridge ave and

Scott's Lane Dolan, Thos & Co, 32 S 3d Erskine, Alex, 3d and Cumberland Erskine, Wm & Co, Putnam & Mascher Esterheld & Co, Manayunk Farnum, John & Co, 235 Chestnut Fitzpatrick & Holt, Manayunk Flanagan, A & Bro, Manayunk Folwell, Bro & Co, 625 Chestnut Furbush, M A & Son, 224 Market Gursed, Edward T, Frankford Gloucester Gingham Mills, 119 S 4th Granlees & Sons, 16th and Fitzwater Greer, David 1001 S 13th Greer, John & Co, 1401 S 16th Harris, Beardwood & Co, 3d and Cumb-rland

Henry, H & D, 64th and South Hetzel, Geo C & Co, 13th and Carpenter Hey, Richard & Son, Manayunk Hope Mills Mfg Co, Drexel bldg Irwin, A D & Bro, 10th and Columbia

ave King, Hillman & Gill, 6 Strawberry Kirk, T A & Co, 17th and Dickinson Klauder, J H A & Co, 195 Huntingdon Kncedler & Co, Bridesburg Mce, A & T, 527 Susquehanna ave Lees, John & Son, 1713 Bodine Long, James, Bro & Co, 203 Church Magrann & Co, 2508 Callowhill

Millville Mfg Co. 626 Chestnut Milne, C J & Sons, 1824 Lombard Moore Alpaca Co, 5th and Columbia

Neufeld, David, 1153 N Front Patterson Mills Co, 222 Chestnut Patton, Allison & Jones, 12th and Washington ave

Penna Woolen Co, Ltd, 246 Chestnut Porter & Dickey, Norris and Howard Ricketts & Prince, Howard and Lehigh

Riddle, Samuel & Sons, 134 Chestnut Scanlan, John & Son, Mascher and Col-

umbia ave Schofield, Sevil, Son & Co. 51 N Front Stewart Bros & Co, 1219 Temple Stitt, S B & Co, 221 Chestnut Thornton, Samuel, 10th and Columbia

Troth, Wm P Jr & Co, Frankford Watt, John & Son, 800 S 11th Whitaker, Wm & Sons, 203 Church Williams, John & Sons, 1000 S 12th Wilson, Thomas, 129 N Front Wolfenden, Shore & Co, 64th and South Wood, Stephen & Ward, Howard and

Lehigh ave Wood, William & Co, 21st and Spring

Woodward, Evan M, Lehigh ave and Hancock

Wrightson, Wm, Somerset and Hancock

DRUGGISTS' SUNDRIES.

Briscoe & Stackhouse, 532 Arch Burk, Wm & Co, 534 Arch Cristiani, R S, 404 Arch Grosholz, Chas F, 227 Church Haehnlen, E G & Co, 418 Library Harris & Berntz, 630 Arch

Mellor Bros, Frankford

Louden & Hill, 630 Arch Maris, John M & Co, 711 Market Speiser, Henry & Co, 431 Master Stewart, Thomas, 229 N Front Turner & Wayne, 530 Arch Ware, Walter F, 3d and Arch

DRUGS.

Aschenbach & Miller, 3d and Callowhill Baker, John C & Co, 815 Filbert Barker, Moore & Mein, 609 Market Beates, Miller & Lambert, 509 Market Boericke & Tafel, 1011 Arch Budd, Butterworth & McClure, 69 N 2d Bullock & Crenshaw, 528 Arch Cannon Bros, 35 S Front Carpenter G W, Henszey & Co, 337 Market French, Richards & Co, 10th and Mar-

Graff & Dannenbrum, 318 Race Lapp Drng Co, 208 Market Markeown, Bower, Ellis & Co, 518 Arch Marshall, D & Bro, 1215 Market Pape & Co, 42 N 5th Pape Drug Co, 528 Market Roller & Shoemaker, 602 Arch Rommel, Rabe & Co, Ltd, 835 Market Schandein & Lind, 106 Market Shoemaker, Robert & Co, 4th and Race Smith & Kline Co, 429 Arch Smith, Valentine H & Co, 2d and Green Wampole, H K & Co, 418 Arch Warner, Wm R & Co, 1228 Market Wetherill, Geo D & Co, 56 N Front Wiltherger, David S, 233 N 2d Wright, A W & Co, 1 N Front

DRY GOODS COMMISSION.

Adams, W I & Co, 611 Chestnut Atkinson, Wm P, 626 Chestnut Bacon, Baldwin & Co, 216 Chestnut Bailey, Joshua L & Co, 210 Chestnut Baker, Chas E & Co, 239 Chestnut Behrens Bros, 222 Market -Bliss, Fabyan & Co, 224 Chestnut Brown, M, Son & Co, 226 Chestnut Chapman & Martin, 205 Chestnut Coffin, Altemus & Co, 220 Chestnut Conrad. Chas & Son, 248 Chestnut Converse, Stanton & Cullen, 626 Chestnut Cooke, Jas W & Co, 239 Chestnut Evans, D, 14 Bank Fallers, Isaac, Sons & Co, 233 Market Getz & Stratton, 214 Chestnut Graham, Theo A, 837 Market Hayes, O H & Co, 226 Chestnut Hood, Bonbright & Co, 11th and Market Hutchinson, Pemberton S & Co, 112 Chestnut

Johnston & McCandless. 11 Strawberry Kates, Horace N, 622 Chestnut Lawrence, Taylor & Co., 927 Chestnut Lee Bros & Co, 626 Chestnut Lewis Bros & Co, 238 Chestuut Love, Alfred H & Co, 219 Chestnut Low, Jos T & Co, 246 Chestnut Meigs, Hartley & Co, 114 Chestnut Meyer & Dickinson, 223 Chertnut Read, Wm F, 213 Chestnut Ridgway & Griffin, 225 Chesinut Simpson, Wm. Sons & Co, 128 Chestnut Strong, W L & Co, 322 Chestnut Townsend & Yale, 232 Chestnut Wendell, Fay & Co. 235 Chestnut Wernwag & Dawson, 244 Chestnut White, R H & Co. 735 Market White, Payson & Co, 917 Market Wilson & Bradbury, 217 Chestnut Wood, R D & Sons, 626 Chestnut

DRY GOODS, JOBBERS AND IMPORTERS.

Arnold, Constable & Co, 18 S 10th Benezet, Paris & Collier, 522 Market Darlington, Runk & Co, 1126 Chestnut Doughten, Wilkens & Co, 804 Market Folwell Bros & Co, 625 Chestnut Hall, Swoyer, Glase & Co, 405 Market Howett, Warner & Co, 731 Market Lawrence & Co, 615 Chestnut Long, John H & Co, 527 Market Lynch, Wm & Co, 729 Market

Omensetter, Alex, 239 Market Posey, Sleater & Co, 249 Market Reigel & Co, 431 Market Sharpless Bros, 8th and Chestnut Taylor, Richardson & Walter, 13 N 4th Turner, Wm J & Son, 21 Bank Watson & Co, 611 Market Williams, Yerkes & Co, 627 Market Wood, Brown & Co, 822 Market

FERTILIZERS.

Allen's, J. J., Sons, 124 S. Delaware ave Baugh & Sons, 20 S. Delaware ave Brown & Gilman, 35 S. Front Galbraith, Daniel J., Bridesburg Keystone Fertilizer Co, Ltd, 2201 E Clearfield New Jersey Chemical Co, 129 S Front Pierce, W G & Co, 501 Chestnut Tiers, H C, 10 S Delaware ave

FISH DEALERS.

Harding & Baker, 108 N Delaware ave Keen, Chas W, 331 N Delaware ave Kennedy, F G, 132 N Delaware ave Knight, G Harvey, 114 S Delaware ave Koller, S S & Co, 218 N Delaware ave Levin's, S H, Sons, 154 N Delaware ave Murphy, W L, 146 N Delaware ave Nicholson, John L, 148 N Delaware ave Rogan, Chas E, 234 N Delaware ave Shriver, John N & Co, 32 N Delaware ave Stroup, John & Co, 24 N Delaware ave

Yost, J C & Co, 220 N Delaware ave

FRUITS.

Baltimore Fruit Co, 11 N Delaware ave Blizzard, Jos E. 131 Dock Brandt, Fred'k T, 204 N Delaware ave Bulifant Bros & Co, 242 S Front Campbell, Jas W, 247 S Water Christy & Rittenhouse, 238 S Front Detwiler, A B & Son, 117 Dock Harbison Sam'l B, 323 N Water Hellings, N & Bro, 12 N Delaware ave Homer, C H & Co, 142 Dock Howes, H U & Co, 335 N Delaware ave Jeanes, Isaac & Co, 8 Chestnut Jones & Heritage, 308 N Delaware ave Kienzle, John, 331 N Front

FRUITS.

Larzelere, J, 311 N Front
Leap, W P & Co, 305 N Water
Lor gland, R R, 18 N Water
Mac Donald & May, 18 S Delaware ave
Moore, Jno W, 145 Dock
Muir Bros, 107 Dock
Penn Fruit Co, 14 N Delaware ave
Petroff & Anderson, 121 Dock
Powell, Wm H & Co, 13 Dock
Prettyman, Chas E, 338 N Delaware ave
Robbins, W R & Son, 130 S Delaware
ave

Roberts & Andrews, 244 N Delaware av Scattergood, S S & Co, 122 S Delaware ave Selser Bros & Co, 28 N Delaware ave Sinclair. Rob't W, 10 N Delaware ave Sitley, John M W, 109 Dock Stewart, R P & Co, 246 N Delaware ave Thomas, Edgar J, 113 Dock Tropical Fruit Co, Ltd, 123 Dock Warner S & Co, 136 Dock

GLASS WORKS.

Benners, Henry B, 27 S Front Bucknor, W H & Co, 26 N 7th Burgin & Sons, 127 Arch Cohansey Glass Mfg Co, 22 N 4th Dukes & Isaac, 2129 Market Fox, H C & Sons, Sutherland ave Gill & Co, E Thompson and York Gillinder & Sons, 135 Oxford Hero Fruit Jar Co, Gauland Adams Malaga Glass Co, 4th and Chestnut Mason Fruit Jar Co, Bridesburg

Allen, Wm C & Co, 7 N Water

Ashworth Bros, 801 N 2d

Mulier, Hoffman & Co, Bristol and Richmond
Rohrbacher & Hormann, 2657 Salmon Shoemaker, Benj H, 205 N 4th
Smitheman, A & Son, 3120 Market
Tillyer Bros, 44 N 10th
Walters, E & Co, 69 Laurel
Whitall, Tatum & Co, 410 Race
Whitlock & Diehl, 147 N 4th
Whitney Glass Works, 227 S Front

GROCERS.

Barber & Perkins, 3 N Water Barnes, Thornton, 241 N Water Barton, Saml & Sons, 247 N 3d Boyd, Geo & Sons, 209 N Water Boyd, Saml & Co, 12 S Front Boyd, Wm S & Co, 18 S Front Brown, J W & Co, 103 Arch Comly & Flanigen, 36 S Front Coyle, McCandlish & Co, 615 Market Danenhower, Geo R, 27 S Water Gillespie, Zeller & Co, 6th and Market Githens, Rexsamer & Co, 42 S Front Graham, Henry & Co, 1004 N 2d Graham, Jonathan & Co, 813 N 2d Graham, Wm J, 985 N 2d Halpen, Edwin & Co, 210 N Delaware ave Harding, Britton & Co, 29 S Front Harley & Kauffman, 220 N 3d Harley, I G & Co, 147 N 3d Heiss, W J & Co, 19 S Water Hough, John L & Co, 41 S Water Hubbard, Geo K & Co, 307 Market Janney & Andrews, 119 Market Jarrett & Keim, 120 N 3d Jordan, Fras & Sons, 209 N 3d Kellogg, Henry C & Co, 100 S Water Kellogg H & Sons, 19 S Front

Kennedy, Edw'd, 143 N Front Kindig & Clark, 229 Market King, Wm & Co, 249 N 2d Kirk, Wm T & Co, 109 Arch Kram & Snyder, 104 N 3d Krause, Ingham & Heister, 313 Market Larzelere Co, 248 N Delaware ave Logan, Wm, 111 S Front Lowry, A & Bro, 46 S Front Lucas & Bro, 26 S Front McCahan & Cooper, 459 N 2d McGlenseys, Jno, Son & Co, 4 S Front Montgomery, R L & Co, 449 N 2d Oliver, Jos M & Sons, 8 S Front Rauch, Hawlk & Co, 234 N 3d Reeves, Parvin & Co, 22 S Front Reiff, Benj, 130 S Front Roberts, Thos & Co, 116 S Front Rudolph & Buzby, 7 S Water Schwenk, Slaymaker & Hersey, 35 N 3d Sharp, John & Son, 15 Market Shull, Wireback & Co. 14 S Front Sinclair & Laughlin, 225 A1ch Smith, Foster & Co. 222 N 3d Smucker, Solomon & Co, 605 Market Thompson, Fry & Co, 131 Market Trimble, Sides & Co, 505 Market Wainwright & Co, 129 Arch Wilson, John & Co, 131 Girard ave Zurn, Louis & Son, 10 S Front

HARDWARE MERCHANTS AND MANUFACTURERS.

American Machine Co, Lehigh and American
Devlin, Thos & Co, Lehigh and American
Enterprise Mfg Co, 3d and Dauphin
Heaton & Denckla, Co, 507, Commerces

Heaton & Denckla Co, 507 Commerce Henis, Chas F Co, 148 N 7th Keystone Míg Co, 2548 Callowhill Matthews, Geo P, 506 Commerce Lloyd & Supplee Co, 503 Market Newkirk, Ritchie & Bills, 3015 Chestnut Penn Mfg Co, 214 Dauphin Pope & Stevens, 21 N 5th Vance, James M & Co, 211 Market Reading Hardware Co, 513 Commerce Rex. Alfred C & Co, 512 Commerce Van Tine, G W & Son, 504 Commerce

HAT AND CAP MATERIALS.

Dorey, Daniel, 235 Race Helgenberg, Henry, 220 New Schaefer, P.C., 127 N 3d Sherman & Delaplaine, 33 N 3d Tilge, Henry & Co, 306 New Wittman, Jos F, 232 N 3d

HAT MANUFACTURERS.

Brooks & Co, 17 S 3d Burgert, G R J, 429 Race Cubberly, D H, 219 Duponceau Fenton, Jos H, 405 N 2d Frantz, John, 263 N 3d Garden, C H & Co 606 Market Geary Bros, 17 S 3d Genghof & Maver, 216 N 3d Heid, E, 510 Market Jackson, R H & Co, 307 Cypress Kuenzel Bros, 331 Arch Lebkicher, E M, 8th and Jayne McGlone, Michael, 41 N 10th Morris, E & Co, 253 Levant
Nickerson & Bro, 61 N 2d
Owens Bros, 620 Arch
Price, Sherman & Co, 721 Snyder ave
Schoble, Frank, 355 N 4th
Smith & Brokensha, 235 Race
Sretson, John B & Co, 4th and Montgomery ave
Selliez, É A, 17 N 5th
Tator & Bishop, 214 N 2d
Tichenor & Co, 218 Arch
Wagner, Wm, 325 Arch
Wallace & Cassaday, 25 N 4th

HAT AND CAP DEALERS.

Atkinson, Andrew J, 234 Church Barnes, Geo H & Co, 325 Arch Berkenstock, N & Co, 257 \cdot 3d Britton, James & Co, 20 N 5th Callahan, Wm J, 22 N 5th Fox, Benj & Co, 334 Market Heister, Louis, 230 New Herst, P & Co, 64 N 4th

James, Thos E, 504 Market Lippincott, Oglevee & Co, 734 Market McCardle, John, 320 Market Rickert, Thos & Co, 61 N 3d Rogasner, S, 52 N 3d Smith, Wm H, 320 Market Wallace Bros, 154 N 5th

HOSIERY, &c.

Horstmann, Wm H & Sons, 5th and Cherry Jackson, A M, 17 Bank Kibbe, Chaffee & Co, 236 Chestnut Schanz, Wm J, 431 Market Stokes, Thompson & Co, 235 Chestnut Sullivan & Bro, 410 Market Sullivan, Harker & Co, 423 Market Tailer, E N & W H, 7 Bank Young, Smyth, Field & Co, 816 Market

IRON FOUNDRIES.

Adams, Wm & Co, 960 N 9th
Barrows, Savery Co, Ltd, Front and
Reed
Bing, James, 3737 Filbert
Burpee, Thos B C, 1624 N 9th
Cassin, I S & Co, 2d and Germantown
ave
Chambers Bros Co, 52d and Lancaster
ave
Cocker & Bastian, Frankford

Creswell, David S, 814 Race Creswell, Sam'l J, 23d and Cherry Ellis, Wm A & Co, 2503 Coral Flagg, Stanley G & Co, 10th and Pennsylvania ave Fox, Jacob, 318 N 24th Gloucester Iron Works, Bullitt building Glover Bros, Frankford Gray's Ferry Foundry, Ltd, 29th and Gray's Ferry road

IRON FOUNDRIES.

Green & Linchan, Frankford March, Wm H, 22d and Washington ave Merget & Smith, Frankford Mitchell & Shepherd, 2049 Marshall Naylor, Jacob, Front and Girard ave North Bros Mfg Co, 23d and Race Penna Iron Works, 50th and Merion ave Rohrman, Theo B, 30th and Chestnut Royer Bros, 1801 N 9th Ruhland, Henry & Co, 1406 N 22d Scull, Chas R, 15th and Wood

Sheppard, I A & Co, 4th and Montgomery ave Steel, Van Rossum & Co, 1627 N 5th Steward, Wm P & Co, 8th and Washington ave Stoney, Joseph, 515 Cherry Thomas, Roberts, Stevenson Co, 1900 S

2d Union Iron Foundry, 2d and Germantown ave

Way Foundry Co, 2307 Wood

IRON MANUFACTURERS.

Allentown Iron Co, 222 S 3d
Andover Iron Co, 240 S 3d
Beverly Ore Co, 320 Walnut
Blair Iron & Coal Co, 218 S 4th
Bloomsburg Iron Co, 122 Race
Buckley, Edward S, 209 S 3d
Cambria Iron Co, 218 S 4th
Carnegie, Phipps & Co, 208 S 4th
Chickies Iron Co, 224 S 4th
Chickies Iron Co, 222 S 3d
Crane Iron Co, 224 S 4th
Delaware Iron Co, 224 S 3d
Gaulbert, McFadden & Caskey, American and York
Glamorgan Iron Co, 228 S 4th
Hallman & Co, 2627 E York
Heckscher, Richard & Sons, 238 S 3d

Howard, Geo C, 17 S 18th Longdale Iron Co, 237 S 3d Lynchburg Iron Co, 220 S 3d Macungie Iron Co, 308 Walnut Moffly, Rob't & Co, 813 Jefferson Morris, Wheeler & Co, 1608 Market Phila Iron Works, 9th and Jefferson Phœnix Iron Co, 410 Walnut Pottstown Iron Co, 400 Chestnut Pulaski Iron Co, 330 Walnut Rebmann, Godfrey & Co, 13th & Noble Reynolds, C H & Co, 315 Willing's al Riverside Iron Co, 524 Walnut Roberts, A & P, Co, 261 S 4th Rowland, James & Co, 920 N Del ave Wood, Alan & Co, 519 Arch Wood, J Bros Co, 223 N 2d

JEWELRY MANUFACTURERS.

Adams, T W & Co, 1004 Chestnut
Bailey & Lawyer, 1202 Sansom
Bedichimer, Isaac, 618 Chestnut
Bennett, Jacob & Son, 925 Chestnut
Cobb, F F, 1018 Chestnut
Conover David F & Co, 7th & Chestnut
Disheimer Bros, 406 Market
Dubosq, Augustus, 728 Chestnut
Habicht, Lewis, 724 Chestnut
Hand, Jacob H, 825 Arch
Hemberger, Wm F, 931 Chestnut
Horstmann, James, 722 Chestnut
Kiefer & Deschamps, 701 Chestnut
McCall & Newman, 625 Arch

MacKinney, Smith & Co. 1004 Chestnut Muhr, Joseph, 146 N Broad Mullen, A A, 825 Arch Newlin, Emmor, 107 S 8th Pfaelzer Bros & Co, 819 Market Rosengarten, J G & Co, 626 Arch Schellinger, Daniel, 703 Chestnut Schwarz, J A & Co, 825 Market Sheafer, W H & Co, 108 S 8th Simons Bros & Co, 618 Chestnut Weimann Bros & Co, 818 Arch Wolf, Herman T, 133 S 13th Young, John C, 1013 Chestnut

LEATHER DEALERS.

Allchin, Wm F, 236 Market Behal, S & Son, 409 N 3d Boekel & Uffenheimer, 138 N 3d Braun, Chas J, 321 N 3d Brinton, Caleb J, Jr, 58 N 4th Brown & Lee, 330 N 3d Burk & Matthews, 409 Arch Carey, Thos G, 344 Dillwyn De Long Bros, 3d and Vine De Long, Getz & Co, 261 N 3d England & Bryan, 3d and Vine Eppelsheimer, J F & Co, 249 N 3d Groetzinger, A & J, 4th and Arch Hayes, Thos H, 136 N 3d Hess, Adolph, 19 N 3d Hummel, J M & Son, 955 N 3d Landell Bros, 236 N 3d Leas & McVitty, 303 N 3d Marg, Norbert & Co, 329 Arch Overman, H W, 345 N 3d Pendergest, Moses, 157 N 3d Stern, Marcus, 417 N 3d Widmayer, John & Son, 243 Race Wood, John S & Son, 315 N 3d Zwissler, Theo, 4th and Arch

MARBLE DEALERS.

Baird, John & Sons, 214 S 24th Bell, Wm H, 1711 N Front Champlin, D W, 20 S 21st Consumers Marble Co, 23d and Walnut Fick, Fred'k,18th and Poplar Freedlev, J. K. & Sons, 210 S. 24th Gruy, Wm & Sons, 30th and Walnut Kornbau, Dan'l, 2448 Germantown Ave Philadelphia Marble Co, 201 S. 30th

MATCH MANUFACTURERS.

Daily, Michael, 214 N. 4th Excelsion Match Co, Ltd, Bridge and Garden Loeb & Wolf, 918 S 8th Penn Match Co, Ltd, 236 Arch Smith, Ephraim K, 1030 Canal

Haggerty, Francis, 435 N 3d

MOROCCO MANUFACTURERS.

Adams & Keen, 435 Arch Amer, Wm & Co, 438 N 3d Bockius, Chas, 425 St John Carroll, Jno F & Co, 459 Dillwyn Chambers, H B, 403 Arch Clark, Wm, 422 St John Costello Cooey & Co, 444 N 3d Dedrick & Holmes, 939 N Front Dotger, Henry C, 421 Arch Dungan Hood & Co, 436 N 3d Dwyer, M & Co, 424 Dillwyn Eglinton J & Bro, 9 E Canal Evans, Edw'd & Co, 429 St John Evans, John R. 435 York ave Evans, J R & R W, 337 Arch Eveland, Dan'l, 44 N 4th Felton, W S & Co, 431 St John Frank, John & Sons, 213 Willow Gamble, Wm C & Bro, 113 Canal Glenn, Taylor & Co, 209 Willow

Hartley, Fink & Co, 1035 N Front Hottle, Alfred S, 105 N 4th McConnell, John J, 1214 Canal McCreedy, Levering & Co 139 Murgaretta McNeely & Co, 4th and Arch Mathieu, J P & Co, 31 N 4th Nevil, Jos & Sons, 144 Margaretta O'Callaghan Francis, 458 N 3d O'Callaghan, John, 464 N 3d Patterson, J W & Co, 412 New Market Peirson & Mitchell, 506 New Market Royal C H, 4th and Arch Schneider, A & Co, 203 Willow

Selser, Meurer & Co, 424 St John Taylor II G & Co, 42 N 4th

Wright & Co, 425 N 2d

NECKWEAR MANUFACTURERS.

DeYoung & Hoffman, 11 N 4th Echner Louis & Bro, 7th and Arch Hancock C C & Co, 4th and Market Howell, Stein & Co, 1111 Market Huquenele & Bechlar, 4 N 6th Josephson, Anthony, 21 N 5th Levy, Isaac & Co, 221 Market McCutcheon, T P & Bro, 522 Market Munier, Wm D & Co, 312 Market Schlecht Chas, 319 Market Walon, Fred M & Co, 619 Sansom

NOTION DEALERS

Bachenheimer, L & Co, 315 Market
Bailey, Joel J & Co, 719 Market
Brandes & Bro, 317 Market
Brooker & Boss, 18 S 4th
Burke, Thos B, 234 Church
File, Derr, Haney & Co, 425 Market
Fleischner & Co, 123 N 3d
Frank, M & Sons, 39 N 3d
Herzberg Bros, 325 Market
Horstmann, Wm H & Sons, 5th and
Cherry
Howard Bros & Co, 27 Bank
Jones, Bechtel, Sheibley & Co, 625 Market

Lang & Lehr, 431 Market
McCown, A R & Co, 12 S 6th
McKinley & Horn; 633 Market
Pearce Bros, 635 Market
Pratt & Armitage, 30 Bank
Searle, Vanneman & Co, 731 Market
Selig, M & Co, 621 Market
Skinner & Test, 226 Market
Smith, Trout & Co, 17 N 4th
Thornton, John & Co, 211 Church
Traut John, 504 Market
Young, Smyth, Field & Co, 818 Market

OIL CLOTHS.

Bailey's, C M, Sons & Co, 325 Arch Blabon, Geo W & Co, 124 N 3d Campbell, William, 218 Arch Dunn & Co, 42 Bank Potter, Thos, Sons & Co, 522 Arch Reeve, R H & B C, 917 Filbert

OIL DEALERS.

Benson, W T & Co, 232 N Front Cooke, Robt, 40 N Water Evans, Wm, 252 S Front Frick, Nathan & Co, 262 N 4th Harley, J M & Co, 112 N Water Hopkins, John, 24 N Water Oliver, Wm W, 109 S Front Olmstead & Rogers, 106 N Water Richard, F A, 118 Chestnut Shott & Parham, 256 N Water Smith, J & Co, 238 N 2d Wistar, C Cresson, 126 N Front Woelfly & Light, 46 N Water Zurn, O F & Co, 224 N 3d

OIL MANUFACTURERS.

Barclay & Barclay, 407 Locust Bennett, F. P., 116 S. 4th Blackburn, John C., 50 N Water Bosshardt & Wilson, 303 Walnut Broks Oil Co, 50 N Water Butcher's, Washington Sons Co, 1 S. Front Chester Oil Co, 236 Walnut Crew, Levick & Co, 113 Arch Houghton, E F & Co, 211 S Front Hulburt, C & Co, 131 Arch Kings, Wm Sons, 121 Arch Leonard & Cummings, 1034 Wash ave Leonard & Ellis, 128 Walnut McNeile, John H, 10th & Winton Rowley, E H & Son, 46 N Front Smith, Chas K & Co, 123 Arch Stewart, Brown & Co, 229 N Front

PIANOS.

Behr Bros & Co, 1229 Chestnut
Bellak, James, 1129 Chestnut
Blasius & Sons, 11th and Chestnut
Boothe, W F & Co, 1416 Chestnut
Dearborn, Geo E, 1508 Chestnut
Dutton, Wm G, 1221 Chestnut
Fischer, Wm G, 1221 Chestnut
Heppe, C J & Son, 1117 Chestnut
Herzberg, G, 908 Arch
Huggel & Ludwick, 1121 Arch
Ivers & Pond Co, 1516 Chestnut

Kennedy, C W & Co, 1624 (hestnut Meyer, Conrad & Sons, 1717 Chestnut Miller, Henry F & Sons Co, 1428 Chest-

North, F A & Co. 1308 Chestnut Oeser & Winter, 1531 N 12th Ramsdell, Jas G, 1111 Chestnut Scherzer, Maurice, 1231 Arca Schomacker Piano Co, 1109 Chestnut Simpson, Wm M, 1423 Chestnut

SADDLERY HARDWARE.

Blair & Letts, 112 N 3d Chesterman, F E & Co, 243 Arch Day, Conrad, B & Co, 38 N 3d Fitzer, Edward & Son, 929 Filbert Hansell, Wm S & Sons, 114 Market Jones, Chas & Sons, 109 N 4th Keim, Geo de B & Co, 610 Market Kennedy, Willing & Co, 524 Arch Lee, Jesse & Sons, 37 9 4th Roberts & Phillips, 118 N 3d Waldron, Chas F, 110 N 3d Wright & Bro, 144 N 4th

SAFES.

Barnes Safe & Lock Co, 66 N 4th Farrel & Co, 627 Chestnut Hall Safe & Lock Co, 402 Chestnut Hassenforder, Chas, 219 N 4th Marvin Safe Co, 723 Chestnut Meynell, C E & Co, 72 N 4th Myers & Smith, 3029 Chestnut

SAW MILLS.

Adams, Daniel, 2942 Marshall Aman & Bro, 37th & Filbert Fite & Arbelo Co, Broad & North Fox, Bryan & Sons, 221 Crown Higham, D & Sons, 2648 E Cumberland Norris & Lupton, Frankford Singerly & Flood, 22d and York Smith, Alfred W, Germantown Thomas, R R & Co, 18th and Market Vanhorn, Lumber Co, Bridesburg Vare & Neissen, 260 S 5th

SHIPBUILDERS.

Cox & Son, 1404 Beach Cramp, Wm & Sons Co, Beach & Ball Delany, Fuller, 950 Hanover Hillman, Chas & Co, 1441Beach McMullin, Robert G, 1450 Beach Neafie & Levy. 1365 Beach Nevenger's, Geo Son, 10 Mead Norman, Ambrose Wm, 334 S Del ave Whitecar, Joseph, 402 Penn

SILK MANUFACTURERS.

Belding, Bros & Co, 622 Market Brainerd & Armstrong Co, 621 Market Cutter, John D & Co, 1017 Chestnut Dutton, Richard R Jr, 414 Arch Ellis, G W & Co, 622 Market Hooley, B & Son, 428 N 13th Hoyle, Harrison & Kaye, 3d and Lehigh avenue Itschner, Werner & Co, 712 Market Sauquoit Silk Co, Randolph and Col ave Schuitz Bros, 1116 Noble Wright, S D & Co, 1017 Front

SOAP AND CANDLE MANUFACTURERS.

Babbitt, Benj T, 108 S Del ave Barrows, Jos S, Front & Tasker Brooke, Benj & Co, 2314 Wood Bush & Co, Mig Co, 249 S 3d Conway's, Francis Sons, 119 South Conway's Wm Son, 316 S 2d Cragin, I L & Co, 119 S 4th Dabbs Bros 507 North Day & Frick, 1760 Howard Dreydopple, Wm, 208 N Front Eavenson, J & Sons, 315 N 20th Elkinton, Jos S & Thos, 17 S Front Elkinton, Lindley M, 532 St John Fels & Co, 1151 N 3d

Good, James 512 Hurst
Hamilton, Robt & Son, 1539 Anthony
James & Co, 624 Lombard
Keefe, Jos I, 35 S 2d
Kirk, Jas S & Co, 11 N Front
Lautz Bros & Co, 13 S Front
McKeone, Chas & Co, 26th & Callowbill
Manderson, S B & Co, 203 Chestnut
Nathan, Samuel, 4th and Lombard
Proctor & Gamble, 17 N Water
Wrigley Mfg Co, 16th and Erie ave
Young, Chas W & Co, 1250 W College
ave

SPICE MILLS.

Burns, J E Co, 41 S Front Clawson Bros, 415 Market Colburn, A Co, 110 N 2d Coles Mfg Co, 1435 Fairmount ave Emmott Spice Co, Ltd, 20 N Front

Graver, Wm L Co, 209 N Front Johnson, Barclay & Co, 21 N Front Scull, Wm S & Co, 33 S Front Weikel & Smith Spice Co, 133 N Front Worrell, Howard, 245 N Front

STEEL MANUFACTURERS.

Atha, Benj & Co, 1009 Arch
Bennett, W H & Co, 17 N 5th
Bessemer Steel Co, Ltd, 278 S 4th
Black Diamond Works, 523 Arch
Disston, Henry & Sons, Front and
Laurel
Esherick, Cotton & Co, 263 S 4th
Foster, Alex & Co, 2325 Spring Garden
Hand, Burr & Co, 614 Market

Hogan, Geo M. 417 Commerce Latrobe Steel Works, 251 S 4th McCargo, Emerson E, 25 N 5th Midvale Steel Co, Nicetown Naylor, Benzon & Co, Bullitt building Penna Steel Co, 268 S 4th Phillips, Fred'k R, 407 Walnut Standard Steel Works, 220 S 4th

TAILORS' TRIMMINGS.

Alburger, Stoerr & Co, 707 Chestnut Alkus Bros & Co, 7 N 7th Berger, Wm H, 222 Chestnut Bissinger, Mayer, 726 Market Ellison, John B & Sons, 24 S 6th Emhardt & Bartram, 631 Market Fairman & Co, 5 Strawberry Farr, Thos H, 38 Strawberry Harrington & Goodman, 619 Chestnut Harrop, J T & Son, 1023 Market Moyer, M & Son, 213 Church Naramore, G H & Co, 22 Bank Roehm Bros, 18 N 4th Terry, John V & Co, 736 Market

TEA DEALERS.

Allison & Thomas, 16 S Front Aull, James A & Co, 9 S Front Barton, John W, 51 S Front Carson, Wm G, 143 S Front Culin, John, 127 S Front Davidson, Wm, 109 S Front Dexter & Taylor, 35 S Front Grieve, Wm & Co, 53 S Front Grim & Conway, 16 S Front Heraty E J & Co, 121 S Front Joyce, R S & Co, 119 S Front Kester, Geo B & Co, 50 S Front Longstreth, Wm & Co, 30 S Front Middleton & Phillips, 229 S Front Noeckel, Tete & Co, 137 S Front Page, Wm H & Co, 113 S Front

TEA DEALERS.

Parke, L H & Co, 131 S Front Rodgers, P, 107 S Front Shannon, Ellwood & Son, 244 Chestnut Tiers Bros, 106 S Front Tiers, Wm T & Co, 11 S Front Tuller, Chas & Co, 135 S Front Wood, Thomas & Co, 21 S Front

TERRA COTTA MANUFACTURERS.

Allen, J Rex, 1317 Washington ave Boston Terra Cotta Co, 144 S 6th Cassel, I C, 2341 N 7th Harvey, Moland & Co, 620 Arch Kessler & Reitz, 906 N 3d Loughridge & Bond, 2309 N 7th McKay & Co, Geo, 2301 N Broad Melick, Peter B, 2042 Market Moorhead Chay Works, 11 S 7th Stephens, Leach & Conkling, 113 N 12th Thomas, G W, 2042 Market Wilson, Wm L & Sons, 507 Chestnut

TIN PLATE DEALERS.

Calvert, P B & Co, 68 N 2d Gummey, Spering & Co, 1023 Market Hall & Carpenter, 709 Market Merchant & Co, 517 Arch Potts, W F Son & Co, 1225 Market Taylor, N & G Co, 307 Branch Trotter, Nathan & Co, 36 N Front

TOY MANUFACTURERS.

Barnett, Robt, 128 Bread Clark, Samuel E, 632 Market Daut, Adolph, 37 N 6th Fallows, James & Sons, 229 Arch Forster, Adolph & Co. 421 S 2d Homer, M & Sons, 47 S 2d McCadden & Bro, 124 N 4th Meyer & Schoenemann, 10 Strawberry Schwarz, G A, 1006 Chestnut Winters, Anton, 822 Arch Yost. Thos W, 155 N 9th

WHITE LEAD MANUFACTURERS.

Evans, Wm, 252 S Front French, Sam'l H & Co, 4th and Callowhill Howell, Chas H & Co, 214 Race Lewis, John T & Bros Co, 231 S Front Lucas John & Co, 141 N 4th U S White Lead Co, 2413 E Huntingdon Western White Lead Co, 1801 Hancock Wetherill & Bro, 31st and Chestnut

WINE AND LIQUOR DEALERS.

Anderson, Wm, 134 N 3d Baker & McDonnell, 1637 Market Becherer, Conrad, 232 N 3d Baum, Adam & Son, 223 N 3d Berger, Charles, 117 Walnut Betz, John, 308 New Boyle & McGlinn, 147 S 2d Brecht, F & Co., 625 Arch Bruce, Norris & Co, 209 S Front Bunting & Co, 114 Walnut Cardeza, Gilliams & Co, 126 Walnut Carstairs, McCall & Co. 222 S Front Catherwood, H & H W; 114S Front Cauffman, Emil & Co. 228 S Front Cochran, Goddard & Co, 324 Walnut Craig, Andrew C & Co, 138 S Front Daly Henry M, 236 S Front Frohmann, A & Co, 223 Dock Gallagher & Burton, 26 N 10th Gibson, Alfred C, 134 Walnut Giltinan, David, 120 Walnut Gilmore, John, 826 Walnut Hentz, Wm A & Co, 139 N 3d Huddy, Henry & Co, 145 N 2d Huev & Christ, 1207 Market Humphrey & Martin, 3d and Callowhill Hyneman, Levi L, 118 Walnut

Lang, Bernheimer & Co, 118 N Front Leith Syl A & Co, 210 S Front Martin, Thomas J. Front and Arch Massman, A E, Bros & Co, 124 Walnut Merino, A & Co, 128 S Front Miller & Mooney, 206 S Front Moore & Sinnott, 234 S Front Moyer, Lazarus, 3 Granite Myers, Herman M, 116 Walnut Nathans Bros, 19 N Front Newell & Ridgway, 13 N Front Patterson & Crane, 38 N 2d Perrine M & J S, 37 N Front Rockfellow, C F. 335 N 2d Rosskam, Gerstley & Co, 133 Dock Rothschild Bros, 214 S Front Solomon, A A, 121 Walnut Stedman, Hunter, Jr, 102 Chestnut Strouse, L & Co, 213 N 3d Strouse, Rothschild & Co, 7 S Front Tobias, Jos F & Co, 237 Chestnut Weierbach, J A & Co, 348 N 3d Wertz, Saml A & Co, 118 Walnut White, Hentz & Co, 222 N 2d Whitely, Geo, 107 Walnut Whitten, Alex & Co, 110 Walnut Wright & Campbell, 140 S Front

WOOD AND WILLOW WARE.

Adams, Geo S. 133 Market Artman, E R & Co, 533 Market Bennett, Pennewill & Co, 323 Market Burgess, E K, 346 N Front Chipman, Geo, 227 Market Foelker, Geo, 249 Market Gale, Geo F & Son, 6 Chestnut Goebert, C & Son, 64 N 2d Landis & Co, 420 Market Rollison, Robt, 339 N 2d Rowe, Jno M & Son, 123 N Water Stettler & Koons, 14 N 6th Whiteman, Jacob M, 118 S Delaware ave

WORSTED YARNS.

Ackroyd & Scull, 30 Letitia
Allen, Wm, Howard and Lehigh ave
Blankenburg R & Co, 13 Bank
Cameron, A J & Co, American and Dauphin
Campbell, Geo & Co, 246 Chestnut
Campion Richard, 15 Bank
Coleman & Bro, 212 Chestnut
Conway, J M & Co, 212 Church
Dalton, J & Bro, Howard and Berks
Lobson, John & James, Manayunk
Dugdale & Co, 132 Chestnut
Erben, Search & Co, 2416 Spg Garden
Fleisher S B & B W, 28 S 6th

Glenmore Worsted Co, 10th and Gtn ave
Griswold Worsted Co, 322 Chestnut
Grundy, Wm H & Co, 108 S Front
Hutchinson, Ogden & Co, Manayunk
Nonantum Worsted Co, 4 Strawberry
Platt, A & Bro, 5 S Front
Rosenthal, John S, 22 Strawberry
Schofield & Dodgson, Manayunk
Shiner, Geo & Boyer, 9 Bank
Stephenson & Co, 214 Chestnut
Tracy Worsted Mills, 25th and Spruce
Yewdall, S, 51 N 6th

NEW YORK BUSINESS HOUSES.

Compiled Expressly for Boyer's Legal Directory.

AGRICULTURAL IMPLEMENTS.

Adriance, Platt & Co, 165 Greenwich Allen, R H Co, 189 Water Ames Plow Co, 53 Beekman Baker & Hamilton, 88 Wall Bradley & Co, 22 College place Carr & Hobson, Limited, 193 Front Cohn, A B & Co, 197 Water Collins & Co, 212 Water DeLavee Separator Co, 169 Chambers Farquahar, A B & Co, 59 Beekman Gates, P, Tenney & Son, 39 Dey Griffing, H B, 70 Cortlandt Morrell & Co, 54 Warren Mole, Geo & Co, 195 Water Mason & Bell, 339 Produce Exchange McAllister, F E, 22 Dey

New York Plow Co, 55 Beekman
Pratt, L A, 53 Beekman
Quinn & Co, 99 Chambers
Rapp, John V & Co. 52 Broadway
Recardo, Geo, 195 Water
Reeves, Rob't C, 185 Water
Squire, Geo L, Mfg Co, 195 Water
Sheble & Fisher, 79 Chambers
Sherwood, D D, 19; Water
Thomas, Rob't B, 118 Chambers
Thayer, P T & Son, 81 Reade
Underhill & Osborne, 15 Dey
United States Harvester Co, 68 Cotton
Exchange
W A Wood, Mowing Machine Co, 191
Fulton

BAGS.

American Bag Loaning Co, 27 Pearl Brewer, H & Bro, 78 Pearl Bradley, Kurtz & Co, 27 and 29 Pearl Clay, A D, 64 Vesey Chelsea Jute Mills, 13th ab W 24th Dowd, John, 25 Front Halstead, E S, 69 Pearl Hill, Joseph, 195 Water

Kent, Percy, 6o Front Lawson, Jacob, 42 Whitehali New York Bagging Co, 139 Front Parsons, Chas H, 8o Water Spear, Edwin, 85 West Shaw, Wm, 81 Water Williamson, Wm, 63 Pearl

BELTING AND PACKING.

Adams & Taylor, 45 Dey Boston Belting Co., 70 Reade Coiled Wire Belting Co., 65 Chff Champion Belt Hook Co., 110 Liberty Edwards, C A, 85 John Gutta Percha and Rubber Mfg Co, 78 Chambers New York Belting and Packing Co, 15 Park Row

BLANK BOOK MANUFACTURERS.

Agar, Hamblin & Co. 110 William Becket & Corlies, 7 Laight
Bartram, F S & C B, 120 William Benson, Benj D, 49 John
Boorum & Pease, 28 Reade
Burnet, Rob't, 2 Col'ege place
Beckett & Bradford, 35 Vesey
Collins & Sesnon, 57 Maiden lane
Cassidy & Miller, 59 Maiden lane
Davis & Fitzgerald, 24 Liberty
Evens & Geddes, 51 Maiden lane
Foster, Rob't, 31 Cortlandt
Francis & Loutrel, 45 Maiden lane

Gifford, S. E., 39. Vesey
Gafney & Jackson, 72. John
Heelan & McLear, 143. Elm
Jones, Thos W., 50. Ann
J. G. Shaw, Blank Book Co., 83. Duane
Jacobson, Julius, 252. Broadwav
Jouffroy, Engene, 71. John
Kiggnis & Tooker Co., 123. William
Leibenroth, Van Auw & Co., 48. Franklin
Melley, P. H., 18. Certlandt
Mel Danell & Honghton, 84. John
N.Y. Blank Book Co., 29. Beekman

BLANK BOOK MANUFACTURERS.

National Blank Book Co, 76 Duane Nesbitt, Geo H & Co, 167 Pearl Palmer, Wm A, 55 Dey Preble, J B & Co, 57 Franklin Rankin, John C, Jr, 34 Cortlandt Sugerties Blank Book Co, 312 Broadway Snith, John 88 Maiden lane Stwyer, John & Sons, 9 Thames Schmidt, Constantine, 31 Broad Stevenson, Wood & Co, 15 Spruce Speaight, Wm A, 99 William Vernon, S E & M, 542 Pearl Warner, J H, 81 John Walter, Č F & Co, 35 Bond Wilson, John & Son, 26 Cortlandt

BOILER MANUFACTURERS.

Aliern, D & Co, 46 Jefferson Abendroth & Root Mfg Co, 28 Cliff Booth, Samuel, 545 W 35th Babcock & Wilcox Co. 30 Cortlandt Carnie, John A, 223 West Collins, Wm & Sons, toot W 21st Fox, Geo & Son, 511 W 34th Heather, Henry, 462 11th ave Hawkins, R F, 91 Liberty Hazleton Boiler Co, 716 E 13th

Slote, Daniel Co, 119 William

Kelly, Benj F, 91 Liberty Luwson Boiler Co, 157 Broadway Lancaster, Jas H, 235 Broadway Muldoon & Killerlane, 239 West Smith, Albert & Son, 479 11th ave Slater & Reid, 167 Charles Safety Steam Generator Co, 68 Warren Weston Boiler Co, 69 Liberty Whittier Machine Co. 91 Liberty

BOOK-BINDERS' MATERIALS.

Acme Composition Co, 296 Pearl Campbell, John & Co, 164 William Goldschmidt, A A, 55 Franklin Gane Bros, 81 Duane Hewitt, C B & Bros, 48 Beekman Haug, A & Co, 106 Duane Howson & Dubois, 175 Grand Montague, F L, 113 Fulton Rose, McAlpin & Co, 97 Reade Siegel, A, 302 Church

BOOTS AND SHOES, MANUFACTURERS AND WHOLESALE DEALERS.

American Shoe Mfg Co, 49 Broadway Alexander, Staples & Conway, 93 Reade Applebaum Bros, 92 Reade Bay State Shoe and Leather Co, 91 Chambers Baum Bros, 63 Reade Baumeister, F, 122 Chambers Bates, A J & Co, 202 Church Bielfeld Bros, 34 Warren Bielfeld & Cohen, 71 Warren Burt, Edwin C, 150 Duane Boyd, R H, 59 Murray Burt & Mears, 59 Reade Blackwell, R W S, 104 Duane Cramer, J, 143 Duane Claffin, Aaron & Co, 200 Church Cousins J & T, 201 Grand Dodge, E G & Co. 122 Duane Dodge, N D, 122 Duane David & Pincus, 241 W 26th Davis, Samuel A, 98 Chambers East New York Boot and Shoe Mfg Co, 129 Duane Frank & Goldsmith, 695 Broadway Fisher, N & Co, 27 Murray Falkenburg, T B, 58 Warren Garside, A & Son, 131 Duane Gardiner & Estee, 675 Hudson Gærtz, Samuel, 47 Warren

Grossman, A, 77 Warren

Holbrook, H J & Co, 135 Duane Herrick, H J & Co. 104 Duane Hanan & Son, 122 Centre Huggins, James & Bro, 14 Warren Hudson River Root and Shoe Co, 116 Duane Keller & Jacobson, 57 College place Kilpatriek, F E & Co, 21 Warren Kingman, Chester T, 81 Reade Kaliski, T & A S, 146 Duane Levy, Edward R, 69 Warren Lloyd, E, 82 W 3d Lane, Wm, 51 Hudson Lippman, B, 97 Chambers Martin, Frank, 132 Church Markis Bros, 341 E 11th Magovern & Co, 126 Duane Marsop & Schottler, 85 Reade Mela, S & W, 8 Warren Mutch & Son, 308 W 23d Myers & Co, 98 Chambers Morse & Rogers, 133 Duane Morrow Shoe Mfg Co, 41 Warren Norris, B L, 104 Duane Neely, Wm & Co, 108 Duane Nehler, J, 155 Duane P Cox Shoe Mfg Co, 78 Reade Powell & Campbell, 122 Duane Parsons, C T & Sons, 19 Warren

BOOTS AND SHOES, MANUFACTURERS AND WHOLESALE DEALERS.

Pratt & Weed, 127 Duane
Powell, Bro & Co, 130 Duane
Redfield, G H, 388 Pearl
Ransom, W A & Co, 131 Duane
Reuter, Jos & Co, 41 Warren
Schoonmaker, L E & Co, 28 Warren
Saller, Lewin & Co, 49 Warren
Stacy, Adams & Co, 142 Duane
Silver, G & D, 76 Reade
St John, Kirkham & Co, 136 Grand
Stillwell & Hobbs, 132 Duane

Schussler & Weissman, 105 Duane Union Shoe Mfg Co, 106 Duane Waltace & Jordan, 57 Reade Walter, B, 14 Thomas Waterbury, S & Son, 37 Warren Weil Bros, 80 Warren Williams & Hoyt, 142 Water Woodmansee & Co, 87 Warren Walsh, P, 52 Warren Wallace, Elliott & Co, 118 Duane

BRASS FOUNDERS.

Bayer, Geo, 77 W Houston Claudat, Frank, 117 Macdougal Donahue, M, 62 Varick Gallagher, James, 87 Centre Gregory, James, 108 Cannon Hewison, Chas W, 179 Christopher Manhattan Brass Co, 477 1st ave Sands Bros, 6 Reade Schilling & Maurer, 49 Eldridge Scoville Míg Co, 423 Broome Sweeney, James & Barrett, 3 Dutch White, Edward C, 531 W 33d Walsh, John, 204 E 28th

CAR BUILDERS.

Allison Mfg Co, Mills building
Feigel Car Co, 108 Wall
Gilbert Car Co, 3 Broad
Harlan & Hollingsworth Co, 115
Broadway
Jackson & Sharp Co, 115 Broadway
John Stephenson Co, 47 E 27th
La Mothe Mfg Co, 60 Liberty
Monarch Parlor Car Co, 71 Broadway
Mann's Boudoir Car Co, 18 Broadway

Missouri Car and Foundry Co, 115
Broadway
Pullman Palace Car Co, r87 West
United States Tube Rolling Stock Co,
3 Broadway
Woodruff Sleeping Coach Co, 115
Broadway
Worcester Excursion Car Co, 115
Broadway

CAR SPRING MANUFACTURERS.

Globe Iron and Columbia Co, 545 W 33d

Kaldenberg, Fred'k J. 125 Fulton National Car Spring Co, 13 Barclay

CAR WHEEL MANUFACTURERS.

Allen Paper Wheel Co, 239 Broadway

Atwood Hemp Car Wheel Co, 59 Liberty

CARPET MANUFACTURERS AND WHOLESALE DEALERS.

American Carpet Lining Co, 83 White Ames & Willis, 369 Broadway Beatty, Robert & Sons, 85 White Bailey, M. J. 108 Worth Bigelow Carpet Co, 102 Worth Bailey, Theo W, 273 Canal Claffin, H B & Co, Broadway and Worth Clifton Mills, 422 W 15th Dernick, J W, 268 Canal Darrah & Small, 177 Water Davis, W 11, 108 Worth Dornan, Bros & Co, 108 Worth Dobson, John & James, 40 W 14th Higgins, E.J.& Co. 86 White Hemphill, Hamlin & Co, 342 Broad'y

Iskigan, J & Co, 113 Elm
Keveney, T P & Co, 319 Broadway
Leedom, Thos L & Co, 115 Worth
McCallum, Crease & Sloan, 108 Worth
Martin, R, 114 Worth
Oriental Carpet Co, 1 Cedar
Pragg, John H, Sons & Co, 113 Worth
Quin, Thos J, 55 Franklin
Sloaff, T B & Co, 107 Worth
Scott & Travis, 16 Thomas
Sloane, W & J, 884 Broadway
Sanford, S & Sons, 368 Broadway
Standard Carpet Lining Co, 10 Thomas
Walter Bros, 88 W Broadway
Wild, Jos H & Co, 11 Thomas
Walsh, John E, 123 Elm

CARRIAGE MATERIALS.

Bingham, R M & Co, 20 James French, E F, 511 W 30th Gifford, J A, 14 Murray Howells, H C & Co, 519 Broadway Harkness, George A, 445 Pearl Jube, John P & Co, 97 Bowery Logan & Hatch, 54 Stone Lord, Haynes & Co, 137 Duane McCormick, John, 98 Chambers Metal Stamping Co, 106 Duane Phillips, S A & F, 311 Church Paine, K T, 58 Chambers Phillips, A Jr, 225 E 125th Smith, Clifford E, 77 Bowery Sherward, E S, 1546 Broadway Van Horn, F S & Co, 54 Warren Walldorf, Pater, 165 Eldridge

CHEMISTS, MANUFACTURING.

Binns, Joseph, 183 Pearl
Breneman, A A, 97 Water
Blanchford, Mfg Co, 27 Union Square
Bıllings Clapp & Co, 35 Platt
Baltimore Chemical Co, 12 Old slip
Buckley, Theo A, 89 Fulton
Butterworth & Judson, 159 Front
Chaskel, James & Co, 93 John
Cooper, Charles & Co, 144 Reade
Charles H Phillips Chemical Co, 30
Platt

Colonial Chemical Co, 88 Reade Continental Glycerine Co, 55 Liberty DeCastro Chemical Works, 55 Liberty Dick, Dundas & Co, 112 White Dundee Chemical Works, 36 Platt Drevet, Earnest, 10 W 4th Essig, Frank & Bros, 139 Elm Emken Chemical Co, 96 Spring Erkenbrach, John & Co. 34 Platt Eureka Salt Mfg Co. 4 Harrison Englehorn, L, 49 Cedar Fairchild Bros, & Foster, 84 Fulton Fairchild Chemical Co, 71 Wall Feuchtwanger, L & Co, 191 Fulton Finch, Luzon J, 35 Gold Gridley & Co, 87 Maiden lane Gould, A E & Co, 20 Platt Gardner, R W, 158 William Hiscox & Co, 163 William Hance Bros & White, 17 Platt Haydock Chemical Co, 63 Fulton Kaskine Co, 1193 Broadway King, L C, 171 Front Kalbfleisch's Martin Sons, 55 Fulton Liebig Chemical Works, 38 Murray Langman, Fred'k, 181 Pearl

Manhattan Chemical Co, 270 Pearl Maltine Mfg Co, 182 Fulton Marchand, Charles, 10 W 4th Morrell Chemical Co, 80 Pine Milne. J G & Co, 59 Dey Mass & Waldstein, 81 Greenwich Mussgiller & Brandt, 195 Duane New York Tarter Co, 23 Cedar New York Chemical Mfg Co, 3 E 4th Nichols, G H & Co, 41 Cedar New York and Chicago Chemical Co, 55 Grand

New York Coal Tar Chemical Co, 10 Warren

Orient Chemical Co, 974 Broadway

Penn'a Salt Mfg Co, 140 Nassau Powers & Weightman, 27 Liberty Pfizer, Charles & Co, 81 Maiden lane Passaic Chemical Co, 85 John Rosengarten & Sons, 26 Liberty Robbins & Robbins, 35 Liberty Reed & Carmick, 4 Harrison Roessler & Hasslacher, 56 Pine Royal Chemical Co, 84 Warren Standard Chemical Co, 71 Wall Seabury & Johnson, 21 Platt Scott & Bowne, 132 S 5th ave Sommer, D Leo, 52 Union Square Tilden & Co, 24 Liberty T & R Mfg Co, 2 W 14th Thompson, D C & Co, 1193 Broadway Underwood, John & Co, 30 Vesey Williamson, D D, 11 Dey Walker, James E & Co, 13 Dey Wanner, Wm R & Co, 22 Liberty Winchester & Co, 18 Dey Wood & Sellick, 15 Harrison

CHINA AND GLASS.

Ahrenfeldt, Chas & Son, 50 Murray Benedikt, & Friedmant, 21 Murray Burgess & Goddard, 49 Barclay Bawo & Dotter, 39 Barclay Borgfeldt, Geo & Co, 125 Broome Davidson, James, 47 Barclay Frankel, Bayley & Co, 42 Barclay Goerke, Oscar, 53 Murray Gager, O. A. 29 Barclay
Havland, Merritt & Co. 14 Barclay
Hinricks, C. F. A. 29 Park Place
Haviland, & Co. 45 Barclay
Kniffin & Tooker, 48 Murray
Kittel, J. & Co. 28 Barclay
Klingenberg, A. 35 Park place
Lazarus & Rosenfeld, 10 Barclay

CHINA AND GLASS.

Leonard, P H, 18 Murray
Mayer Bros, 60 Barclay
Maddock, W B, 50 Park place
Maddock Henry, 48 Park place
McMahon, J S, 60 Barclay
Quincy, Samuel, 58 Barclay
Russell, Henry & Nathan, 42 Barclay
Riesthal, A de & Co, 55 Murray
Slimmon, Robert, 54 Barclay

Sparks, A M & Son, 12 Barclay Shaw, James M & Co, 25 Duane Straus, L & Son, 44 Warren Vogelsgang, I, Sons, 90 Warren Vogt & Dose, 43 Barclay Wygand, John, 56 Park place Wiseman, Joseph W, 85 Warren Young, J M & Co, 37 Murray

CLOCK MAKERS.

Ansonia Clock Co, 11 Cliff Aiken Ad Clock Co, 7 Murray Brechtlein, Philip, 13 Bowery Bevsel, L J, 2364 3d ave E M Welsh Mfg Co, 6 Warren E Howard Clock Co, 41 Maiden lane Ferry Clock Co, 8 Thomas Hamann & Koch, 6 Maiden lane Imhauser, E, 312 Broadway Jerome & Co, 16 Park place Kræber & Co, 15 Park place New York Electric Time Co, 15 Cortlandt
New Haven Clock Co, 16 Park place
Pneumatic Time Co, 110 Broadway
Parker & Whipple Co, 44 Park place
Reynolds, Thos, 19 Union square
Standard Electric Co, 252 Broadway
Seth Thomas Clock Co, 20 Murray
Wm L Gilbert Co, 6 Murray
Waterbury Clock Co, 10 Cortland

David, Schiffer & Co, 511 Broadway

CLOTHING, WHOLESALE.

Amsbach, Burgunder & Co, 96 Spring Arnsfield, M, 44 Mercer Ankel, Jacob, 176 Grand Alexander, S O & Co, 41 Worth August Bros, 512 Broadway Ansorge, M P, 637 Broadway Ansorge, H P & Co, 577 Broadway August, Bemheim & Bauer, 516 Broad-Bates, Edwin & Co. 507 Broadway Bach, Henry, 121 S 5th ave Baum, Chas, 454 Broome Beck, H & Son, 579 Broadway Bonner Bros, 596 Broadway Benjamin, Alfred & Co, 654 Broadway Bloomingdale, S, 658 Broadway Bieber Bros, 364 Canal Bick Bros, 54 Lispenard Bredt, Paul & Co, 26 Spring Blumberg, Isaac, 25 E Broadway Brodek, A & Son, 463 Broome Browning, King & Co, 406 Broome Buckwald, Isadore, 422 Broome Brummer, M B, 680 Broadway Clark, Lewis & Co 477 Broadway Clinton Clothing Co, 689 Broadway Cohen, B & Co, 61 E Broadway Cohen & Simon, 525 Broadway Cohn, Brown & Co, 643 B oadway Condon, John, 135 Grand Dayton & Close, 142 Grand David & Rose, 522 Broadway Davidow, H & W H, 429 Broome Dessar, Geo D, 152 Broadway

Elias, Harris, 82 E Broadway Elfelt, Goldsmith & Co, 107 Franklin Ernst, L M & Co, 678 Broadway Fechheimer, Goodkind & Co. 746 Broad-Fack, I L & Co, 691 Broadway Fox, Mendel & Bro, 265 Canal Feierstien, M, 17 Walker Frank, A H, 738 Broadway Goldberg, Harris & Son, 102 E Broad'y Glanke, C & Bro, 474 Broadway Gumpert, S, 623 Broadway Guttenberg, Eisman & Co, 105 Du ne Geigerman, H, 431 Broome Hamburger Bros & Co, 653 Broadway Hanauck, Kohn & Co. 658 Broadway Hernman & Co, 438 Bro-me Heisman & Bro, 58 E Broadway Harris & Shine, 45 E Broadway Heischhorn, J M & Co. 532 Broadway Hipple & Tillard, 635 Broadway Hochstadter Bros, 506 Broadway Hollingsworth, J H & Co, 552 Broad'y Holzman, E, 599 Broadway Hornthal, Whitehead & Co, 670 Broad'y Hyams, Wm & Co, 594 Broadway Jackson, J & Son, 5 Lispenard Jacoby Bro, 106 Franklin Jacobs & Bro, 496 Broadway Jerkowski & Ernst, 553 Broadway Jacobs L., 521 Broadway Jones, S, 430 Broome Kesselman, L & Sons, 148 Broome

CLOTHING, WHOLESALE.

Kohn Bros, 2 6 Church King, Hinckley & Co, 7 Washington pl Kuhn, H & Sons, 520 Broadway Kaufman, I & Co, 444 Broadway Kaisel, H, 37 Howard Korn & Holzman, 622 Broadway Levi & Schwartz, 697 Broadway Levinson, L & Co, 515 Broadway Levy, A & Bro, 472 Broadway Lewinson, Wm, 456 Broome Liberman & Altrag, 470 Broadway Light, Benj, 26 Walker Lewis & Cohn, 56 E Broadway Lippman, Brown & Co, 622 Broadway Lippman, L & Sons, 557 Broadway Loeb & Waldheimer, 497 Broadway Mamlock & Green, 640 Broadway Marks, D & Sons, 447 Broadway Mack, Bros & Co. 86 Green Marks, G B & Co, 420 Broome Meyer Frand & Co, 318 Broadway Marks, L & Sons, 53 Mercer Meyer & Ball, 418 Broome Michaels, Stern & Co, 661 Broadway Morris & Co, 17 Howard Moss, H E. 633 Broadway Myers & Wælach, 597 Broadway Nathan, Pulverman & Co, 554 Broadway Newborg, D L & Son, 539 Broadway Naumborg, Kraus & Co, 657 Broadway Newborg, Rosenberg & Co, 720 Broadway Orr, Robert, 388 Pearl Ffeiffer, P& Co, 476 Broadway

Present & Co, 499 Broadway Price, Barnet & Co, 16 Lispenard Rauch, Fred, 20 Walker Rogers, H B, 658 Broadway Rosch & Cohn, 138 Northfolk Rosenberg & Co, 550 Broadway Rosenstein, Isaac & Co, 21 White Rosenthal, H B & Co, 491 Broadway Sahlein, D H & Co, 519 Broadway Samuels, J J & Bro, 458 Broome Samter, Mark & Son, 623 Broadway Schattman, J H & Co, 494 Broadway Schiff, & Co, 513 Broadway Schulman & Lewis, 185 Broadway Seasongood, J & L & Co, 88 Leonard Sellner, A & Co, 577 Broadway Seagall & Harris, 594 Broadway Sohn & Oppenheimer, 510 Broadway Stadler, Max & Co, 461 Broadway Stean, Bloch & Co, 658 Broadway Steinhart, Alder & Co, 314 Broadway Stearn, Falk & Co, 545 Broadway Strouse & Bros, 650 Broadway Sturman, B & Sons, 549 Broadway Sweet, Orr & Co, 115 Worth Tanenbaum & Swartz, 483 Broome Wallack's, H Sons, 125 Duane Werner, J & Co, 110 Grand Weiss, Samuel & Co, 653 Broadway Whitehead, L & Co, 650 Broadway Willis, Anthony, 658 Broadway Younker, L M & Son, 447 Broadway Yost, Chas A, 435 Broome

COFFEE, WHOLESALE.

Arbuckle Bros Coffee Co, 111 Front Ackerman, B L, 317 W 44th Arnold, B G & Co, 130 Front Banks, H W & Co, 109 Wall Baiz & Wakemann, 102 Front Bradley, Geo A, 111 Water Dulin, D, 134 Front Doane, J W & Co, 87 Front Edwards, J M & Co, 109 Water Eppens, Smith & Wieman, 267 Washington Holland Coffee Co, 92 Front Hard & Rand, 107 Wall

Lloyd, J C, 89 Front
Lawrence, F G, 141 Water
McDougall & Sprague, 96 Front
Newbold, W M & Co, 123 Front
New York and Baltimore Coffee Co, 99
Wall
O'Donahue & Son, 101 Front
O' Brien, John P & Co, 110 Water
Peck, Edwin H & Co, 97 Front
Ricker, Frank, Tribune building
Sheldon, Henry & Co, 109 Front
Simmonds & Newton, 103 Front
Thompson, Wm & Bowers, 96 Front

CORDAGE AND ROPE MANUFACTURERS.

Allen's, D Sons, 166 Front Doud's, John Sons, 107 Duane Elizabethport Cordage Co, 46 South Early, John & Co, 145 Chambers Heintzle's Rope Walk, 342 W 49th Lawrence Ropa Works, 160 Front New York Cord Works, 194 Front Roberts, Sam'l H, & Co, 12 Lispenard

Hill, Benj J, 556 10th ave

Reid, Alex F, 1.49 Duane Sylvan Spring Co, 47 Warren Tucker & Carter Cordage Co, 98 Pine Thompson, Jas & Co 129 W Broadway Waterbury, L & Co, 139 Front Walls, Wm Sons, 113 Wall Whitney, D J, 47 Warren

Williams, Russell & Co, 105 Front

CONFECTIONERS.

Alderney Caramel Co, 7 W Broadway Arnould, D, 17 Wooster Adams & Sons, 75 Murray Archbold & Barton, 254 E 125th Beiler & Kreppel, 213 Chrystie Clausen A, 40 Dey Claisse, J M, 16 Wooster Cohen, A E, 19 Wooster Cohen, A E, 19 Wooster Dunstan, E W, 78 Park place Fry Bros, 258 Delancy Gausset & Eller, 105 S 5th ave Grimm, Chas & Co, 254 Greenwich Garnier, A F & Son, 59 James Green & Blackwell, 167 Duane Hawley & Hoops, 147 Chambers Heide, Henry, 14 Harrison Hess Bros, 189 Chambers

Hoefler, C M, 122 Broadway Humbert, Claude, 9 Wooster Helmstetter, G, 505 Broome Jurs, John, 399 Pearl Loft, Wm, 54 Barclay Matchett, Jas J & Co, 43 Cortlandt Pearson, H B, 76 Varick Peyet, C & Co, 26 E 12th Powell, Alex M, 152 Chambers Peper George, 451 Pearl Reynolds, A D, 23 Wooster Rowarth's, Wm Sons Co, 354 Pearl Slauson, A & Co, 32 Dey Scheibel & Elberding, 76 Park place Stevane, Albert, 50 Division Wallace & Co, 31 Cortlandt

COTTON MERCHANTS.

Archer, Wm S, 5 Beekman Borgess, Alex, 71 Beaver Brower, J D, 60 Cotton Exchange Backer & Cohen, 115 Pearl Brodie, W H & Co, 97 Pearl Callender & Magnus, 2 Cotton Ex Campbell, W P, 3 William Collins, John, 16 Water Collins, John & Son, 29 Depeyster Crosby, G W, 56 Stone Corvaze, P, 19 S William Disney, A J & Co, 102 Broad Fenner, Thos & Co, 140 Pearl Fletcher & Hotze, 16 Exchange place Green, T S & Son, 128 Maiden lane Green, C L & Co, 116 Pearl Gannett, I, 54 Stone Higbee, O, 62 Stone Haight, W B, 103 Franklin DRY GOODS.

Inman, Swann & Co, 11 Cotton Ex Kine, J.M., 54 Stone Lehman & Elsasser, 83 Water Leech, J B, 45 Cotton Exchange Murray, C E & Co, 100 Pine Ranger, M, 50 Wall Rountree & Co, 4 William Robertson, E R & Co, 51 Stone Shattuck, J W, 51 Lispenard Skinker, E H, 4 William Schroeder, G & Co, 4 William Seidenberg, R, 4 William Stuttgart Cotton Co, 4 William Tannahill, R & Co, 29 Cotton Ex Tyler & Myers, 74 Franklin Taber, H M & Co, 141 Pearl Welsh & Bro, 92 Pine Weed, S M & Co, 4 William

Auerbach, Finch & Co, 51 Leonard Arnstacdt & Co, 68 Green Butler, Clapp & Co, 365 Broadway Baldwin, Hatch & Co, 51 Leonard Clafflin, H B & Co, Worth and Broad-

Campbell, Ross & Co, 105 Franklin Cohen & Rosenfeld, 49 E Broadway Cohen, S M & B, 19 Greene Davis, S C & Co, 99 Franklin Dale. Reed & Cooley, 61 Worth Dinkelspeel, Cook & Co, 99 Franklin Franklin, Joseph & Co, 39 Greene Fielding, W, 83 Walker Garner & Co 14 Worth Gage, A S & Co, 530 Broadway Griffhorn, Pothman & Co, 39 Greene Hardt, Von Bernuth & Co. 62 Greene Harbison & Loder, 379 Broadway Hiley, A, 446 Broome Kidder, W.F.& Co, 83 John Lockwood, Chas, 375 Broadway

Lowenstein, B & Bro, 51 Leonard Mandel Bros, 86 Franklin McKisson & Roberts, 91 Fulton Metcalf, Bros & Co, 39 Greene McDonald, R L & Co, 56 Worth Newcomb, Endicott & Co. 91 Grand Pollock & Co, 21 Wooster Root, Strong & Co, 51 Leonard Rice, Sux & Co, 14 White Rosenheim, L & Bro, 21 Wooster Rouse, Chas, 466 Broadway Sammet & Rubenstein, 92 E Broadway Scott, J C, 335 Broadway Sullivan, Vail & Co, 329 Broadway Sanger Bros, 63 Duane Sweetser, Pembroke & Co, 374 Broad-

Weir, J. D. 99 Franklin Wigger & Swaze, 47 Lispenard Walker, J. H. & Co. 99 Franklin Yale & Bowling, 56 Worth

DRUGGISTS, WHOLESALE.

Adams, Walter & Co., 105 William Barclay & Co, 44 Stone Carmelite Bros, 25 Beekman Colgan & McAfee, 108 Walnut Carle, John & Sons, 153 Water Coffin, Redington & Co, 72 John Cross, L H, 25 Cedar Einer & Amend, 211 3d ave Ebbitt, William, 26 Liberty Fraser & Lee, 20 College place Fraser & Co, 310 Bleeker Hatry & Cramsy, 7 Platt Hall & Ruckle, 60 Vesey Hemingway & Co, 20 Water Hyde, James E, 90 William Jungman, J, 1045 3d ave Kane & Behrens, 83 Pearl Klein, H & Co, 44 Cortlandt

Kent, E J, 18 Liberty Lazell, Dalley & Co, 92 Maiden lane Lanman & Kemp, 62 William Leggett & Bro, 301 Pearl Meyer, Bros & Co, 51 Cedar Milhaus', J Son, 183 Broadway Patterson & Purdy, 158 William Risley, C F & Co, 64 Cortlandt Richardson Drug Co, 23 Cedar Ræssler & Hashlacher, 56 Pine Schieffelin, W H & Co, 170 William Tarrant & Co , 278 Greenwich Townsend & Plumer, 193 Greenwich Van Duzer & Co. 35 Barclay Williams, R H, 166 South Wichelus, Fred, 192 Greenwich Zeller, Julius, 37 Bowery

FUR DEALERS.

Arbes, Chas, 495 Broome
Allhausen, J Johnson, 9 W 3d
Boos F & Bro, 449 Broadway
Bermond, M, 101 Spring
Brodie, Jas A, 39 Maiden lane
Boskowitz, J, 101 Greene
Cilley, J K & Co, 76 Gold
Erankel, P, 21 W Houston
Frælick, J, 599 Broadway
Flett, W H, 92 Gold
Gross, M, 664 Broadway
Greenfield, D, 679 Broadway
Gunthels, C G Sons, 184 5th ave
Herzberg, M, 133 Prince
Herzig, G, 217 Mercer
Herzig, Bros, 133 Mercer
Herzig, Bros, 133 Mercer
Jantes, H & Bros, 291 Grand

Kraus, Henry, 17 W Houston Lowerre & Co, 522 Broadway Newmann Bros, 184 S 5th ave Platky, A & Co. 171 Mercer Ruszits, J; 73 Mercer Schroverlegg & Abott, 121 Mercer Schweitzer, Julius, 99 Spring Sache, L & Bro, 26 W Houston Silberstine, H & Co, 136 Prince Schwarz & Co, 104 S 5th ave Silverman, H & Co, 554 Broadway Sowdon & Block, 738 Broadway Steiner, S & Bro, 125 Mercer Treadwell & Co, 676 Broadway Ulman, Jos, 165 Mercer Weil, L & Bros, 123 Mercer Wagner, Otto, 125 Grand Wulzo, E, 127 Greene

FURNITURE MANUFACTURERS.

Allard & Sons, 372 5th ave Andrews & Co, 686 Broadway Barnes, A.E & Bro, 198 Canal Bartelmes & Son, 341 E 11th Barnutz & Diehl, 141 7th ave Baumann Bros, 24 E 14th Benner, Christian, 178 Wooster Bixby & Thorp, 266 W 34th Brown & Bliss, 171 Canal Bruner & Moore, 574 Washington Bunting, Matthew, 203 Canal Buchter Mfg Co, 50 New Bowery Cary, J C & Co, 9 Walker Chute, H & Co, 90 Bowery Cabus, Joseph, 506 W 41st Columbia Furniture Co, 158 Elizabeth Cream City Furniture Co, 145 5th ave Dieter, Jacob, 3 and 5 1st Doremus & Corbett, 148 W 23d Degraft & Taylor, 48 W 15th Duncan & Johnson, 834 Broadway

Epple, G & Son, 20 E 22d Ehlers, H L, 104 Walker Fels, Chas, 713 5th Fischer, J & Co, 215 Canal Farrington, H J, 140 Chatham Fish, Chas E, 5 James Flint, Geo C & Co, 104 W 14th Foster, J E & Co, 17 Elizabeth Freeman & Gillies, 35 W 23d Franf, Jacob, 136 Ludlow Frick, Julius, 93 E 4th Feldnet, H, 329 ave A Freitag, Phillip, 70 Bedford Germann, F & Son, 231 Division Grub, Henry, 10 Pell Geissel & Gardner, 207 Canal Grossman, M & Son, 193 Canal Hale & Kilburn Mfg Co, 906 Broadway Helmsky, John, 167 Wooster Herman, H, 194 Mott Herter Bros, 479 1st ave

FURNITURE MANUFACTURERS.

Hess, George, 279 Rivington Homan, A, 54 Market Hofstatter, Theo & Co, 828 Broadway Kienzle, Chas, 976 6th ave Kimel, A & Sons, 7 E 20th Kohn, J & J, 16th W 14th Kingsman, C S, 264 Canal Lachanas, Louis, 138 E 42d Laun & Saile, 30 W 12th Leissner, E, 321 5th ave Larsch, Chas, 520 E 17th McNab, Jas B, 147 Broadway Marcott, L & Co, 298 5th ave Mason, J W & Co, 375 Pearl Merklen Bros, 390 E 3d Meyer & Dotzauer, 10 2d av Mohr, F & Co, 54 Elizabeth Moore, John & Co, 233 Canal Moore & Co, 34 Elizabeth Muller, Augustus G, 473 4th ave Neuman & Co, 263 5th ave Nelson, Matter & Co, 202 Canal N Y Brass Furniture Co, 16 E 14th Partridge, Josiah, 360 Pearl Phœnix Furniture Co, 175 Canal Palmer & Emberg, 18 E 18th Potter & Stymus Mfg Co, 489 5th ave Quigley, W B & Co, 4 W 14th

Rhorer, Frank & Co, 437 E 22d Roeth, Leonard, 152 Prince Rausche & Mohr, 54 Marion Roux & Co, 133 5th ave Rohman & Hillman, 198 Canal Shastey, G A & Co, 228 W 53d Schultz Bros, 820 6th ave Schencke, A, 160 Mott Seaman, H C, 145 5th ave Smith, Jonas, 451 2d ave Sonto, B & Co, 73 Pine Spielberg, John, 178 Wooster Standard Folding Bed Co, 2 7 Front Stern, J & Co, 185 2d Swain & Co, 317 Pearl Tisch, Chas, 164 Mott Thonbet Bros, 826 Broadway Urban, Charles, 101 Mott 1 Vetter, G F & Sons, 399 6th ave Vogel, F & Co, 84 Bowery Ward, C M, 28 Bond Ward, Warren & Co, 6 E 20th Weeks, Nathaniel, 108 W 23d Wemreis, J M, 153 Gærck Wilbur, Bros, 305 Pearl Yucker, Theo, 905 6th ave Zoller, Alex & Co, 107 Crosby

GAS COMPANIES.

Automatic Water Gas Co, 43 New American Gas and Fuel Co, 33 Broadway Avery Gas Co, 1656 Broadway Baden Gas Co, 145 Broadway Consolidated Gas Co of New York, 1574 Broadway Citizens' Gas Co, 35 Broadway Empire Coal Gas Co, 31 Broadway Excelsior Gas Co, 16 Exchange place Equitable Gas Co, 40th and 1st ave

Gas Con Benefit Co, 19 Park place Havana Gas Co, 69 Wall New York Mutual Gas Co, 36 Union square New York and New Jersey Gas Co, 1 Park place Somerville & Raritan, 32 Liberty United Coal and Gas Co, 44 Broadway United States Gas Light Co, Tribune building Wyandotte Gas Co, 32 Liberty

GAS FIXTURES, ETC.

Archer & Pancoast Co, 67 Greene
Ansonia Brass Co, 19 Cliff
Bradley & Hubbard Co, 21 Barclay
Barker, J S, 168 Centre
Cunninghman, J, 151 W 29th
Cassidy & Son, 129 Mercer
Donaldson, Joseph, 74 E 9th
Donnell, J F & Co, 822 Broadway
Hadden, A L, 104 E 125th
Iden & Co, 194 Hester
Kitchen, G H & Co, 23 University place

Mitchell, Vance & Co, 836 Broadway Monds & Ryan, 169 Greene Mækler & Custer, 1368 Broadway McLewee, Fred, 7 W 4th Royal, Charles, 42 Clinton place Ryan, May & Latus, 9 Bleecker Shapland, A G, 218 Centre Schneider, Campell & Co, 20 E 15th Stadler, H A, 892 3d ave Titsink & Phillips, 522 W 20th

GLASS MANUFACTURERS.

Beatty, A J & Sons, 60 Barclay Boston & Sandwich Co, 17 Murray Crystal Plate Glass Co. 102 Chambers Duncan, Geo & Sons, 52 Park place Dorflinger, C & Sons, 36 Murray Dorflinger, W F, 36 Murray Elson Glass Co, 44 Park place Gleason, E P, Mfg Co, 181 Mercer Gunthel B, 66 Reade Gillinder & Sons, 61 Park place Hawley Glass Co, 36 Murray Hobbs, Brucknier & Co, 41 Barclay

GLASS MANUFACTURERS.

Lum, W H, 46 Murray Miss Glass Co, 102 Chambers O'Hara Glass Co, 39 Barclay Rochester Tumbler Co, 39 Barclay Stenger, A & Bros, 54 Barclay Whiteman, A V, 72 Murray Warren Glass Works, 72 Murray Whitehouse, Wm, 209 Hudson Whitney Glass Works, 59 Murray Zahn, Jacob, 478 Pearl

GLASSWARE MANUFACTURERS.

Adams & Co, 45 Murray
Belgian Glass Co, 66 Reade
Benoni, C & Co, 61 Warren
De La Chappelle, L & Co, 29 Murray
Dean, Wm B, 43 Murray
Goble, H M, 73 Murray
Gibney. J R, 43 Murray
Goldsticker, L & M, 57-Essex
Gunthel, B, 66 Reade
Hughes & Hagerty, 20 College place
Kibbler & Rausch, 6 Barclay
Kendall, J R, 29 Murray
Lane, Loring, 81 Murray

Murphy, Wm F, 96 John Moser, R, 932 Broadway Nichols, J J, 26 Barclay O'Brien, W S, 697 6th ave Palmer & Co, 38 Barclay Pabst, T & Co, 21 Murray Porawski M T, 136 Allen Rorke, E & Co, 40 Barclay Ravenswood Glass Co, 59 Park place Straus, L & Sons, 44 Warren Sinn & Perrin, 59 Murray Stovesandt Bros, 67 Murray Weddle, F S, 29 Murray

GROCERS, WHOLESALE.

Acker, Merriel & Condit, 132 Chambers Ahrens, G, 79 Dey Abbey, W S & Co, 102 Wall Adams & Howe, 338 Washington Aspell & Co, 104 Pearl Apgar & Co, 73 Dey Austin, Nichols & Co, 55 Hudson Baker & Clark, 335 Greenwich Bade & Shluter, 172 West Behre, F & Bro, 255 Washington Baker, Sandford & Co, 75 Dey Boshen, John & Bro, 101 Barclay Burton & Davis, 311 Greenwich Buskhalter & Co, 90 Hudson Byrnes, Edward G, 218 Front Cassidy, Hugh, 811 Washington Carhart & Bro, 49 Park place Clark, Holly & Ketchum, 177 Duane Cohn & Bro, 62 Gansevoort Davison Bros, 182 South Davis, S ! Sons, 184 South Decker, D H & Son, 55 Whitehall DeGroff, L & Son, 47 Harrison Duncan's, John Sons, 26 College place Ebers, John H & Co, 340 Greenwich Eggers, H & Co, 323 Greenwich Fischer, B & Co, 325 Greenwich Flanagan, J M, 196 Chambers First, M & Co, 41 Worth Flaacke, H & Sons, 200 West Floyd & Neivins, 177 South Foster, W R & Co, 25 Canal Glimm, Karner & Co, 157 West Gross, I, 223 Greenwich Gandolfi & Co, 104 S 5th ave Grandeman, W, 66 Dey Hart, Thomas, 37 Jay Hazard & Co, 89 Hudson Hayn, John, 80 Dey

Howell, Wm E, 167 Front King, Hugh & Co, 630 Hudson Knapp, S T & J E, 202 West Kelly, Chas & Co, 21 Park place Kenig & Schuster, 350 Greenwich Kulla & Kantrowitz, 89 Front Lawler & Howard, 146 Chambers Lange Bros, 34 Gansevoort Lazell, Dalley & Co. 90 Maiden lane Leggett, F H & Co, Franklin and Varick Lewi, David & Co, 177 Chambers Leggett, Wm A & Co, 210 Franklin McDowell, Pierce & Co, 109 Warren March. Clark & Co, 104 Murray Millerd, N & Co, 172 Duane Morris, James E, 165 Chambers Mohlmon, J H & Co, 21 Jay Moorhouse, S & Co, 15 Hudson Olweed, J & Co, 181 West Parker & Gemmel, 150 West Pollack, A & Co, 833 Washington Park, R & Co, 63 Dev Powers, J G & Co, 101 Murray Reiss & Brady, 280 Washington Romeo, F, 248 Washington Seligman Bros, 248 Fulton Smith & Sills, 750 8th ave Schuman, Wm & Co, 286 Washington Smith, James P, 45 Park place Spraker, James D, 93 West Stout, Spencer & Co, 303 Greenwich Thurber, Whyland & Co, Reade and Hudson Van Campen & Son, 110 Murray Wagner, Kellum & Co, 74 Murray Williams, R C & Co, 238 Water Willets, S T & Co, 335 Washington Wright, Depeu & Co, 103 Murray Wyatt, S G, 136 Reade

HARDWARE IMPORTERS.

Field, Alfred & Co, 93 Chambers Fuller Bros, 33 Chambers Huntingdon, Hopkins & Co, 20 Reade Hildick, A H, 11 Murray Louderback, Gilbert & Co, 33 Chambers Newhall, H B & Co, 105 Chambers

Russell & Erwin Mfg Co, 45 Chambers Tower & Lyon, 95 Chambers Underbill Clinch & Co, 94 Chambers Van Cleff & Co, 14 Thomas Wiebusch & Hilger, 84 Chambers

HARDWARE MANUFACTURERS.

Bradley & Pierson Co, 298 Broadway Bates, Wilson & Co, 80 Chambers Brattleboro Tool Co, 88 Chambers Bridgeport Gun Co, 17 Maiden Lane Cheriton, T F Co, 122 Chambers Dodman, W, 107 Chambers Fuller Mfg Co, 17 Murray Graham, J H & Co, 113 Chambers Henderson & Morris, 65 Duane Hammacher, Schleme & Co, 209 Bowery Humason & Beckley Co, 80 Chambers Judd, H L Co, 87 Chambers Judd, H L Co, 87 Chambers Jennings, C E & Co, 96 Chambers Miller, F M, 61 Park place McCarty, J C & Co, 97 Chambers Millie's Falls Co, 74 Chambers

Parker, Chas Co, 97 Chambers
Peck, Stow & Wilcox Co, 27 Chambers
Reading Hardware Co, 81 Reade
Sheble & Fisher, 79 Chambers
Sise, Gibson & Co, 100 Chambers
Sise, Gibson & Co, 100 Chambers
Stanlech, B, 650 E 12th
Stanley Rule and Level Co, 29 Chambers
Tiebout, W & J, 16 Chambers
Tenney Hardware Co, 123 Chambers
Tower & Lyon, 95 Chambers
Union Mfg Co, 103 Chambers
Union Hardware Co, 95 Chambers
Van Wagoner & Williams Co, 82 Beekman

HAT DEALERS AND MANUFACTURERS.

Anthony & Mills, 115 Greene Adler, E J. 22 W Houston Asche, J T, 89 Greene Berg, M & Co, 36 W Houston Berwin, A, 119 S 5th ave Brown, James, 2324 3d ave Berkman & Rosen, 71 Crosby Blowrock & Beekman, 599 Broadway Brunsen, Gco & Co, 146 Wooster Coffin, Hurlbut & Co, 548 Broadway Clark, G H & Co. 649 Broadway Corn, Samuel & Son, 92 Greene Davis, Mark, 126 Greene Demmerly, Chas & Son, 26 Bond Davis, L B, 143 Greene Dubinsky & Shulof, 47 Mercer D nzer, Stern & Co, 539 Broadway Epstein, S & Sons, 102 Greene Eichold & Miller, 620 Broadway Freeman Bros, 594 Broadway Finster, Willis & Simons, 72 Greene Goodman, Harris, 99 Spring Gilky, J F, 34 W Houston Harris, Chas, 332 Monroe Hall & Co, 120 Greene Henderson & Bird, 88 Prince Hilsenbeck, C, 57 Bleecker Hilborn Bros, 598 Broadway Hirschberg & Co, 97 Greene Ives & Bonar, 444 Broadway Kohn, H & Son, 722 Broadway

Keith, Edson & Co, 96 Spring Kroner, Lewis, 53 Crosby Lester, D B & H M, 581 Broadway Levy & Leerburger, 536 Broadway Lewis, A, 137 Spring Lustig & Bro, 50 Bleecker Marks Bros, 121 Greene Marcus & Jacobs, 56 W Houston Merritt, N A, 91 Bleecker Materne & Springer, 148 Wooster Meyering, C, 127 Grand Nichols, C L, 122 Greene Ostricher & Meyer, 153 S 5th ave Reichenbach, A, 438 5th Rosenfeld, H A & Co, 115 Spring Rosenbaum, L, 79 Mercer Rosenstock, C & Co, 102 Spring Rothstein, H Sons 100 Greene Rowland, J & Sons, 45 Mercer Selig & Stolzman, 147 Spring Stehl & Nissen, 104 Greene Shelinger & Postman, 80 Wooster Silverman, H M & Co, 554 Broadway Stetson, John B & Co, 546 Broadway Sylvester & Levacher, 77 Greene Stick Bros, 472 Broadway Tenney, C H & Co, 610 Broadway Thom & Bayly, 616 Broadway Topding, Maynard & Co, 677 Broadway Woodruff, A G & Co, 626 Broadway Wilson & Leach, 585 Broadway

HOSIERY, NOTIONS, ETC.

Allen, J & B, 20 Thomas Ball, E M & Co, 49 Leonard Boyd & Lipit, 59 Murray Bærlin, L, 56 Lispenard Brennan, Geo T, 107 Grand Douglas, C S & Co, 97 W Broadway Dinkelspiel, H & Co, 35 Walker Field & Wagener, 115 Worth Feuchtwanger & Son, 40 Walker Goodman, Chas & Sons, 477 Broadway Gebruder Bros, 22 Thomas Goodman Bros, 65 Walker Haydock, John, 324 Broadway Herbst & Goldstein, 414 Broadway Heinze, Otto & Co, 81 Franklin Holmes, A, Jr, 27 Walker Iselin, Neeser & Co, 336 Canal Krause, O K & Co, 93 Franklin Lang, Otto, 47 Lispenard Mayer, M & Co. 392 Broadway Midland Hosiery Co, 120 Franklin McMillan & Co, 113 Franklin Oberteuffer, Abegg & Co, 92 Grand Plante, H P & Bro, 339 Broadway

Person, Hariman & Co, 467 Broome Powell & Bro, 16 Thomas Rosenberg, Chas & Co, 305 Canal Schiff & Bordenheimer, 89 Franklin Scheitlin, Edward & Co. 75 Leonard Schnarr, L, 115 Worth Schmidt & Stratton, 78 Leonard Shaen, H B & Co, 292 Church Shreve & Adams, 86 Leonard Shaped Stocking Co, 28 White Spedden, Edgar, 107 Grand Spelman Bros, 361 Broadway Stern, E, 38 Lispenard Sudbury, C & F, 112 Leonard Thorne, Carroll & Co, 372 Broadway Verdeer, Moreau & Co, 436 Broadway Vieron, Fred & Achilles, 66 Leonard Warler, Chas, 107 Grand Wakefield, W L, 105 Franklin Wesendouck, Lorenz & Co. 251 Church Wilder, Leon & Son, 86 E Broadway Whitfield, Powers & Co, 307 Canal Wolner, Jacob, 73 Norfolk Zerwick, J. D., 5 Orchard

IRON DEALERS.

Adams, H W & Co, 56 Pine Abel Bros, 190 South Blake & Co, 137 Barrow Bashford, G W, 43 Wall Carpente, Reese, 265 Broadway Carpenter, JO, 59 John Cooney, D F, 88 Washington Coddington, T B & Co, 27 Cliff Crocker Bros, 32 Cliff Donelly & Dempsey, 400 11th ave Ely & Williams, 481 Pearl Egleston, Bros & Co. 166 South Froment, F L, 112 John Fox, John, 160 Broadway Fuller Bros & Co, 137 Greenwich Green, G, 399 Water Hopkins, E F, 104 John Harrison, John J. 562 Water Hubbard, Chas & Co, 46 Cliff Hotchkiss & Nichols, 37 Platt Jackson, J H & Co, 206 Franklin Judson, Benj F, 235 South

Long, John S, 4 Fletcher Lefferts, Marshall & Co. 90 Bleekman McKenna, Thos J, 95 Liberty Marvel, Wm D, 70 William Norrie, Geo, 43 Wall Naylor & Co, 99 John Ogden & Wallace, 85 Elm Perkin, C L, 30 Pine Pierson & Co, 24 West Quincey, J W & Co, 96 William Richards, J J & Co, 276 W 25th Stroud & Co. 104 John Striffler & Co. 574 9th ave Thompson, J S & Co, 30 Pine Vought & Williams, 288 Greenwich Wardwell, R P & Co, 4 Harrison Wetmore & Co, 183 Franklin Wallace, W H & Co, 131 Washington Wheeler, ES & Co, 54 Cliff Whitney, A R & Co, 58 Hudson Woodruff, F H 28 West

IMPORTERS OF JEWELERY.

Black, Starr & Frost, 5th ave and 28th Gundling, D & Co, 680 Broadway Morton, Thos & Co, 680 Broadway Myers, S F & Co, 50 Maiden Lane Starr, T B, 1126 Broadway Strauss, Jacob, 25 John Trier Bros, 25 Maiden Lane Tiffany & Co, 15 Union Square Weil, Isador, 497 Broadway Zellenk, P. 37 Maiden Lane

LACES, ETC.

Adler & Flato, 302 Church Aaron, Julius, 76 Bowery Albert, Haager & Waldberger, 58 Worth Arnold Constable & Co, 887 Broadway Asiel, L & Co, 51 White Bilwiller Bros, 17 White

LACES, ETC.

Blumenthal, M & Co, 58 White Blumenthal, E & Bro, 281 Church Clafflin, H B & Co, Broadway & Worth Carter, E, 870 Broadway Continental Works, 137 Green Duden & Co, 486 Broadway Donald, Robert, 447 Broadway Eisner, D, 45 Lispenard Einstein, Hersh & Co, 365 Broadway Emberson, Thos, 923 Broadway Erdman, I S & Co, 256 Church Friedberger, L, 51 Greene Frank, M & Co, 17 E 17th Friedman, A & Co, 388 Church Goldenbery, Bros & Co. 468 Broome Gærte, F, 34 E Houston Guggenheim, M Sons, 96 Franklin Hiller, M L, 135 Duane Hecksher, M N, 137 Greene Huber, Studer & Co, 41 White Jennings, A G & Sons, 62 Greene Levy, Leon & Bros, 113 Grand Lawson Bros, 55 White

Lewis, Cable & Lesser, 471 Broadway Livingstone, Emil, 43 Walker Manhatten Iron and Mfg Co, 40 White Macdonald, Robert, 14 Greene Megrox, Portier & Co, 85 Grand Meyer, Heine & Co, 46 White Morrison, Robert, 42 Lispenard Neuberger, L & H, 10 Greene Oberndorff & Heidelberg, 27 White Oppenheimer & Levy, 353 Broadway O'Neill & Quackenbush, 41 Greene Pullman, John & Co, 13 White Pulaski, M H & Co, 52 White Rappard & Co, 37 Greene Ridgely & Co, 75 Worth Senn & Lewis, 437 Broadway Schwab & Son, 555 Broadway Sherman, Cecil & Co, 64 Leonard Steiger & Co, 7 Greene Smitt, T J & Co, 599 Broadway Strauss, Chas T & Bros, 24 Greene Voss & Stern, 231 Church Welcker & Ries, 47 Walker

LEATHER DEALERS.

Anders, Richard, 95 Gold Adler, Sigmund, 34 Frankfort Baldwin, S W & Son, 94 Gold Blumenthal, F & Co, 193 William Beswick, Thomas, 275 Front Booth & Kent, 183 William Brown, Wm A, Jr, 58 Warren Boston and New York Sole Co, 30 Frankfort Chatfield, C H, 29 Ferry Cavanagh, James, 62 Warren Clare, Rob't M, 22 Spruce Dickerson, S A & J J, 17 Bridge stores Einstein, J, 56 Warren Evans, Geo & Son, I Jacob Fayerweather & Ladew, 28 Spruce Gronholz, A, 135 Rivington Hess & Harbarger, 169 William Herold, H, 23 Ferry Horton, G B & Co, 59 Frankfort Hogg, Wm, 52 Ferry Hoyt Bros, 72 Gold Hyman, JG, 9 Spruce Hummel, J M & Son, 99 Gold

Johnson, Thos V, 18 Spruce Jenkins, Adams & Co, 24 Spruce Keck, Mosser & Co, 39 Frankfort Keresey, R, 87 Gold Kistler, S Sons, 103 Gold Lutkins, T L, 40 Spruce March, Matthew, 77 Cliff Moffat, D & Co, 5 Jacob Musliner, J & Co, 10 Gold MacEvoy, Chas, 34 Warren McColgan, John, 8 Jacob Palmer, Smith & Co, 70 Gold Rockwell, J S & Co, 101 Duane Robertson & Hoople, 38 Ferry Rose, McAlpin & Co, 97 Reade Scofield & Stephenson, 4 Jacob Scharbach, Chas, 95 Gold Scott, Thos, Son & Co, 3 Jacob Sherwood, Wm & Co, 31 Ferry Studwell, Sanger & Co, 32 Spruce Tubby, J T & Co, 87 Gold Wetzler, Albert, 90 Gold Weil & Bros, 97 Gold Young, Richard, 35 Spruce

MACHINERY, ETC.

Adams, Austin, 45 Dey Beggs, Jas & Co, 45 Cortlandt Badger, J M, 49 Dey Beckett & McDowell Co, 120 Liberty Bockel, John, 47 Dey Boomer & Boschert Co, 219 Fulton Bullard, E P, 14 Dey Brown, A & F, 43 Park place Burn, J & Sons, 3 Worth Burleigh Drill Co, 115 Liberty Bushe, B M, 5 Bowling Green Candee, F C, 41 Dey Cooke & Co, 22 Cortlandt Campbell & McLain, 252 Broadway

MACHINERY, ETC.

Clawson, C C; 24 Hudson Cuming, M.A. Franklin and Centre Dickson Mfg Co, 112 Liberty Doughty & Brown, 165 Broadway Dill, J T, 147 Centre Deutch, C K, 145 Broadway Eddy, Geo B, 398 Madison Erie Basin Works, 35 Broadway Try, Rob't, 417 W 48th Goodman, L, 91 White Geo Place Mach'y Co, 121 Chambers Goubert Mfg Co, 5 Beekman Gray, Rob't J, 502 West Hastings, M C, 5 Bowling Green Hunt, Chas W, III Broadway Jordan, Chas, 48 Centre Jayne, Wm, 110 Liberty Kruse Mfg Co, 124 E 14th Krom, S R, 93 Washington Leffel, Jas E & Co. 110 Liberty Little, Chas E, 59 Fulton Link Belt Machinery Co, 81 John

Mason Machine Works, 115 Broadway Mackinon, J A, 22 Warren Mayer, C E, 744 Broadway McSweagan, F, 287 Water Miller's Journal Co, 24 New Chambers N Y Mining Mach Co, 39 Broadway Oastler, W C, 43 Exchange place Place Gas Engine Co, 215 Centre Putnam Machine Co, 115 Liberty Prentiss Tool Co, 42 Dey Roberts, E E, 107 Liberty Richard, Alexander, 110 John Stanbach, B, 650 E 12th Schenck & Co, 91 Cliff Stuart, C C & Co, 14 Bridge Symmes & Donaldson, 492 Water Thayer, B D, 155 South Thayer, O H, 84 Pike Triple Thermer Motor Co, 33 Broad Tillmann, Cha, Jr, 51 Ann Whitehill Mfg Co, 540 W 23d Wuterich, C, White and Elm

MEN'S GOODS.

Auerbach, L, 346 Broadway Cohen & Endel, 47 Walker Davies, R K & Co, 427 Broadway Fisk, D B & Co, 530 Broadway Fisk, Clark & Flagg, 686 Broadway Fleisch & Co, 560 Broadway Greenhood & Bohm, 83 Walker Hershfield, Samuel, 35 Walker Jones, D & Co, 21 Walker Kutner & Fibel, 53 Walker Lowenstein, S. 443 Broadway Lender, Joseph, 95 W Broadway Levy, M & Co, 512 Broadway Lowrey, J S & Co, 85 Mercer McLeod, Wm H, 145 5th ave Napier, A D & Co, 526 Broadway Ofendorfer, I & Co, 691 Broadway Reis, Robert & Co, 538 Broadway

Reich, Henry, 88 Walker Roe, William B, 64 W 23d Rothchild, V H & Co, 43 Leonard Rosendorf & Co, 43 Walker Seabrook, Sydney, 66 W 23d Shey & Co, 15 Walker Simon, Charles & Son, 23 Lispenard Stern & Co, 515 Broadway Tracey, L B, 285 Hudson Tynberg, M A, 628 Broadway Union Novelty Works, 202 Church Weil, Dreyfus & Co, 435 Broome Waterhouse, R, 678 Broadway Weinman, J & Co, 39 Walker Wilson Bros, 628 Broadway Weld, Colburn & Wilkins, 593 Broadway Wise, Bros, 76 Franklin

NOTIONS, WHOLESALE.

Bohm Bros & Co, 88 Leonard
Bailey & Co, 465 8th ave
Butler Bros, 380 Broadway
Borgfedt G & Co, 425 Broome
Calnoun, Robbins & Co, 410 Broadway
Cahen, J P & Bro, 24 Walker
Castle, S A & Co, 48 Leonard
Clark, C T, 78 Fulton
Dalshemer, S & Co, 56 Worth
Ebert, Geo, 82 Lawrence
Flatow, M L, 47 Broadway
Ferris, F T & Co, 237 Church

Haff & Wallbridge, 84 Leonard Hardt J P & Co, 181 Chatham Hornberger, M & Co, 44 Walker Kupfer, F & Co, 188 Chatham Loeb S, 60 White Moore, Roberts & Collins, 54 Lispenard Noyes, Smith & Co, 63 Leonard Rouss, Charles, 466 Broadway Sultzer, J B & Co, 795 Broadway Vanderbilt Bros. 7 Lispenard Whitfield, Powers & Co, 390 Canal

OIL MERCHANTS.

Acme Oil Co, 26 Broadway
Barker, J H, 130 Maiden lane
Buxton, Haines & Co, 13 Spruce
Chard, R J, 6 Burling slip
Carman, B T, 156 Maiden lane
Chester Oil Co, 81 New
Corty, A, 6 Gold
Clark, J S, 143 Maiden lane
Derigee, M H & Co, 289 Water
Dunlop, George J, 36 Whitehall
Freeman, Robert I, 7 N William
Foster, A E & Co, 156 Maiden lane
Gallaway, G W, 240 Pearl
Hall, E G, 211 Centre
Haggerty & Co, 126 Maiden lane
Hayes, James, 327 E 34th

Haws, G A, 34 Water Kimball, W & Co, 127 Water Knight, A L, 7 Ferry Manhattan Oil Co, 110 John Moore, Geo H, 125 Nassau Murry, J W, 62 New Church McCalmont Oil Co, 18 Broadway Oram, G C, 58 Front Penn'a Oil Co, 182 Front Plante, H & Co, 40 Broadway Roberson E & Son, 335 E 34th Standard Oil Co, 26 Broadway Sterling Oil Co, 176 Broadway Townsend, T & Co, 210 Centre Wheelock, J W, 118 Maiden lane

PAINTS AND OILS.

Ackerson, M, 253 W 28th Auerbach, L& Bro, 792 9th ave Ayres, P & Son, 424 Broome Bridgeport Oil Co, 96 Maiden lane Baxter, Wm & Co, 252 Pearl Brown, L, Mfg Co, 74 Broadway Browne, W E, 26 Burling slip Cornell, Chas B, 250 3d ave Dally, Wm H, 445 4th ave Doggett Bros, 138 Maiden lane Devoe, F W & Co, 101 Fulton Disenberg, Jos. 133 Cedar Gibbons, J F & Co, 1333 1st ave Green, Sam'l, 90 Delancey Harris, J & Co, 212 8th ave Hemingway & Co, 90 Water H W John's Mfg Co, 87 Maiden lane Ilsley, Doubleday & Co, 159 Front Johnson, H M, 206 Water Keppelman, A, 168 Fulton

Laner, P, 163 Prince Lent, Wm D, 390 Broome Lucas, Wm E, 89 Maiden lane Loos, August, 456 Pearl Merk, F W, 588 9th ave Manwell, Adam, 441 9th ave Murdock, E O & Co, 104 John Newman, E, 584 8th ave North River Paint Co, 145 Broadway Pierce, F O & Co, 170 Fulton Pleasants, Chas H, 57 W Houston Reynolds, C T & Co, 106 Fulton Schoomacher, S A & Co, 8 Catharine Smith, J L & Co, 86 Beekman Sondheim, Alsberg & Co, 54 Maiden Teigel, M & Bro, 149 Mercer Toch Bros, 35 Bowery Wadsworth, D & Sons, 98 Maiden lane Wetherill, P S & Co, 13 Platt

PAPER MERCHANTS AND MANUFACTURERS.

Adams & Bishop Co, 57 Murray Acme Paper Co, 146 Centre American Parchment Paper Co. 318 Broadway Albany Wrap Paper Co, 609 7th ave Amer Wood Paper Co, 140 Nassau Armour Bros & Co, 70 Wall Anderson, J F, Jr & Co, 34 Beekman Barrett, Thos, 78 Duane Barnes, C W & Co, 69 Duane Bell, Thos L, 11 Spruce Benedict & Highet, 118 William Blake, Moffit & Towne, 140 Nassau Blake, McFall & Co. 140 Nassau Bulkley, Dunten & Co. 74 John Broomfield, O S, 658 Broadway Butler & Johnson, 44 Beekman Cave, Chas J & Co, 106 Fulton Carr, Phillip, 115 Nassau

Chemical Paper Co, 3 Broad Clark, Chas S, 177 Broadway Clement & Stockwell, 30 Beekman Conrow Bros, 33 Beekman Craig, H G & Co, 132 Nassau Cornell, Bingham & Co, 178 Fulton Denison Paper Co, 140 Nassau Diamond Mills Paper Co, 44 Murray Fitzgerald, J M, 135 S 5th ave Gade, Henry, 349 Broome Goodman, Jas, 21 Beekman Hammerschalg Manuf'g Co, 231 Green-Hand, Allen F, 51 Beekman Hampshire Glazed Paper Co, 5 Dev Harris Bros & Co, 55 Beekman Hard & Parsons, 160 William Hayward, J & Co, 174 Fulton Hewitt, C B & Bros, 48 Beekman

PAPER MERCHANTS AND MANUFACTURERS.

H E Pratt Paper Co, 140 Nassau Hubbs, Chas, 36 Beekman Hoogland, B T, 38 John Hurlburt, H C & Co, 53 Beckman Ivanhoe Paper Co, 5 Beekman Jones & Skinner, 131 William Jessup & Moore Paper Co, 99 Nassau Knight, Samuel I, 146 Centre Lindenmeyer, H, 15 Beekman Lathrop, W E, 13 Bridge Mfg's Paper Co, Tribune building Miller, G W & Co, 62 Duane McCloskey, J J, 252 Greenwich Miller & Flinn, 32 Beekman Myers, B & O, 16 Beekman Molleson Bros, 18 Beekman New York Supply Co, 66 Grand Nugent, J S & Co, 538 Pearl Orrs & Co, 132 Nassau O'Keefe, Thos A, 48 Duane Parsons, W H & Co, 66 Duane Peter, Adams Co, 57 Murray Page & Jowitt, 69 Wall Platner & Porter Mfg Co, 140 Nassau Plummer, N & Co, 161 William Pratt Paper Co, 140 Nassau Powers Paper Co, 62 Duane Remington Paper Co, 62 Duane Richmond Paper Co, 5 Beekman

Reynolds & Merriam, 56 Beekman Ripley Mfg Co, 140 Nassau Rogers, W H H, 51 Leonard Rogers, L H, 75 Maiden lane Seymour Paper Co, 45 John Shipman & Co, 47 Murray Steves, E O & Co, 224 Centre Smith, A & Co, 110 Nassau Taylor Horace, 58 John Tilton, F G & Co, 16 Reade Tompkins, Chas, 170 Fulton Underwood, J & Co, 30 Vesey Vernon Bros & Co, 67 Duane Victory Carbon Paper Co, 71 William Walton & West, 176 Fulton Walker, F R & Son, 16 Reade Walton, D S & Co, 92 W Broadway Warren, Fuller & Lange, 129 E 42d Ward, Marcus & Co, Limited, 734 Broadway Waterbury, L & Co, 139 Front White, Ross, 105 Duane White & Schermerhorn, 46 W Broadwav Wilson, Z G, 36 Spruce Wilkinson Bros & Co, 72 Duane Wood & Co, 355 Broadway Woolworth & Graham, 38 Rose Zellar, J F, 236 E 59th

PUBLISHERS.

American News Co, 39 Chambers Appleton, D & Co, 1 Bond Baird & Dillon, 120 Chambers Bell, A N, 113 Fulton Black, E M, 49 Exchange Place Benzinger Bros, 36 Barclay Blumenberg & Floershime 25 E 14th Bromfield & Co, 658 Broadway Carlton, G W & Co, 33 W 23d -Cassell & Co, 739 Broadway Century Co, 33 E 17th Crall, L H, 41 Park row Dutton, E P & Co, 31 W 23d Demorest, W J, 15 E 14th French, Samuel & Son, 38 E 14th Gay Bros & Co 14 Barelay Gallison & Hobson, 696 Broadway Gibson, J.W. 96 Spring Goodspeed, H S & Co, 180 Cherry Houghton, Mifflin & Co, 11 E 17th Harper Bros, 331 Pearl Jacoby, Max, 70 John Lieder, W J A, 60 Chatham List Publishing Co, 140 Nassau Lovell, A & Co, 16 Astor place Macoy, Robert, 4 Barclay

Macmillan & Co, 112 4th ave Morse, W J, 3 E 19th Munroe, N L, 24 Vandewater Murray Hill Publishing Co, 129 E 28th Nelson, Thos & Sons, 42 Bleecker Phillips & Hunt, 805 Broadway Poor, H V & H W, 70 Wall Potter, Ainsworth & Co, 107 Cham-Pustet, F & Co, 52 Barclay Prang, L & Co, 38 Bond Putnum's, G P Sons, 29 W 23d Radde, Wm & Sons, 62 Reade Routledge & Sons, 9 Lafayette place Randolph, A D F & Co, 900 Broadway Scribner's, Chas Sons, 743 Broadway Sunnyside Pub Co, 155 W Broadway Sheldon & Co; 724 Broadway Taylor, S.T., 930 Broadway Tousey, Frank, 34 N Moore Van Nostrand, D, 23 Murray Webster, C L & Co, 42 E 14th Warne, F & Co, 20 Lafayette place Wiley, John & Sons, 15 Astor place Worthington Co, 747 Broadway Zeikel, S, 19 Dey

SADDLERY HARDWARE.

Bartley, Chas C, 37 Clinton place Comerford, P H, 1659 Broadway Donnelly, S, 124 W 3d Fawcett, Wm, 23 Ferry Harmer, Hayes & Co, 72 Beekman Hill & Langstreth, 79 Beekman Moseman & Co, 128 Chambers North, Judd & Co, 265 Broadway Short, Wm G, 27 Warren Spear, H B, 38 Park place Van Nest, A R & Co, 120 Chambers Veil Bros, 124 Chambers Waldron, J V & Bro, 54 Cliff

SAFE MAKERS.

Butler, W H, 79 Duane Herring & Co, 251 Broadway Hall's Safe and Lock Co, 279 Broadway Marvin Safe Co, 265 Broadway Mosler Safe and Lock Co, 768 Broadway Mitnacht, G M, 24 Spring Quirk, 72 Maiden lane Terwilliger & Co, 50 Maiden lane

SILK MANUFACTURERS AND DEALERS.

American Silk Co, 822 Broadway
Ashley & Bailey, 458 Broadway
Belding Bros & Co, 455 Broadway
Brown, L B & Son, 486 Broadway
Brainerd & Armstrong Co, 469 Broadway
Cheney Bros, 477 Broome
Cutter, J D & Co, 44 E 14th
Dexter, Lambert & Co, 33 Greene
Franke, Louis & Co, 110 Grand
Frowen Bros & Co, E 91st and 1st ave
Givernaud Bros, 31 Greene
Hamil & Booth, 98 Grand
Hardt, Von Bernuth & Co, 62 Greene
Holland Mfg Co, 562 Broadway
Heminway Silk Co, 78 Reade

Horn, Chas, 447 W 42d
Liberty Silk Works, 11th ave & W 27th
Lipps & Sutton, 91st and 1st ave
Morlot, Geo, 454 Broome
Mayhew Silk Co, 32 Mercer
N J Silk Co, 92 Spring
Nonotuck Silk Co, 73 Greene
Pelgram & Meyer, 58 Greene
Pinkney, J H & Co, 29 W 23d
Richmond Silk Works, 83 Mercer
Schroeder, Wm & Co, 73 Mercer
Silbermann, J & Co, 35 Mercer
Silbermann, J & Co, 99 Franklin
Skinner, Wm & Son, 508 Broadway
Watts & Co, 83 Mercer
Williams Silk Co, 524 Broadway

SOAP MANUFACTURERS.

American Soap Co, 428 Water Babbitt, B T, 84 Washington Bingham, Albert 291 Monroe Brown, David S & Co, 8 Thomas Colgate & Co, 5 John Carbolic Soap Co, 83 John Conant, Geo H, 44 Murray Cragin, I L & Co, ~7 Barclay Daggitt, Wm H, 124 Jane Dillem & Ackerman, 88 Walker Fay Bros, 92 Monroe Florence Soap Co, 336 Broadway Gaunt & Janvier, 55 Grand Gill. Thos, 14 Park place Hay, Jas G & Co, 621 W 38th Higging, A E, 234 Cherry Hunt, FG & Co, foot E.26th Holbrook Mfg Co, 466 Washington Kendall Mfg Co, 154 Chambers

Kirk, Jas S & Co, 107 Reade Kirkman & Sons, 30 Catharine Lautz Bro & Co, 50 Harrison Morgan's, Enoch Sons, 440 West N Y Soap Works, 443 Water Oakley Soap Co, 122 Duane Oakley, L & J, 44 Murray Packer Mfg Co, 100 Fulton Pyle, Jas & Sons, 428 Greenwich Rose Mfg Co, 17 S William Rosenblatt & Co, 439 Water Schultz & Co, 138 Chambers Smith, C W, 158 Mott Simonds Soap Co, 12 Murray Tenney, V L, 23 Pearl Van Haagen Soap Co, 338 Broadway Ward, Everett, 7 Murray Wood, D S, 747 E 11th

SUGAR REFINERS.

Brooklyn Sugar Ref Co, 98 Wall Chicago Sugar Ref Co, 89 Pearl Dick & Mever 110 Wall Havemeyer Co, 112 Wall Havemeyer & Elder, 117 Wall Muller, Siercke & Co, 90 Wall N Y Sugar Ref Co, 92 Wall Remecke, J F, 83 Chrystie Taussic, N W, 133 Water Weber, C W B, 81 New

SPICE MANUFACTURERS AND IMPORTERS.

Champion & Standinger, 124 Pearl Durkee, E R & Co, 135 Water Fitzpatrick & Case, 5 James Pinckney, H F A & Co, 161 Franklin Shaw & Thomas, 74 Warren Story, Rufus & Co, 7 Front

STATIONERS.

Acme Co, 49 John Acine Stationery Co, 146 Centre Albertson, R T, 309 Broadway Adams, Rufus, 167 Broadway Anderson, M J, 117 Fulton Arthur & Bonnell, 55 Cedar Bartram, F S & C B, 120 William Berlin & Campbell, 85 John Benson, Benj D, 49 John Brokaw, E V, 48 Broad Brower Bros, 295 Broadway Brown & Sanson, 29 Murray Canfield, W J, 95 Chambers Clark, Wm H, 76 William Carson, John, 57 Maiden lane Cooke & Cobb, 146 Chambers Dennison & Brown, 59 Maiden lane Duval, S C, 75 Nassau Francis & Loutrel, 45 Maiden lane Globe Stationery and Printing Co, 89 Liberty Goodman, E F, 188 Houston

Hard & Harsons, 64 Ann Ireland, Alfred, 734 Broadway Johnson, J L & Co. 23 Murray Jordan Stationery Co, 30 Liberty Lusk, R E & Sons, 87 Liberty Meigs, Henry, Jr, 26 William McKenna, Edward, 81 Chambers Oberly & Newell, 550 Pearl Pinney, F H, 533 Pearl Powers, John B & Son, 106 Chambers Riley, H G, 169 William Rogers, L H, 75 Maiden Lane Schmidt, Con, 31 Broad Shrouds, S E, 31 Church Speed, E H & Co, 8 John Stewart, Warren & Co, 470 Broadway Tower Mfg Co, 306 Broadway Ward, C M, 28 Bond Warner, J H, 81 John Winham, H C, 45 Liberty Worch & Pendergast, 101 W 27th

STEEL IMPORTERS AND MANUFACTURERS.

Abbott, J & Co, 23 Cliff
Anderson, Depuy & Co, 28 Astor house
Boker, C F, 93 John
Curran, John, 109 John
Carnegie Bros & Co, Mills building
Frith, Edward & Son, 8 Burling slip
Hobson, F & Son 97 John
Hogan & Son, 18 Cliff
Jessop, Wm & Sons, 91 John
Naylor & Co, 99 John
Newton & Shipman, 83 John

Otis Iron & Steel Co, 24 Astor house Peace, W K & Co, 109 John Prosser, Thomas & Son, 15 Gold Penn'a Steel Co, 160 Broadway United Silvered Steel Co, 160 Broadway

Wardiow, S & C, 95 John West, James, 102 John Wolff, R H & Co, 118th and Harlem river

STRAW GOODS IMPORTERS AND MANUFACTURERS.

Aitken, Son & Co, 873 Broadway Alden, A B & Co, 605 Broadway Bernard, A, 96 Prince Ball & Ray, 925 Broadway Ballou & Davenport, 108 Greene Barber, T L & Co, 561 Broadway Bassett. Snow & Co., 560 Broadway Benson & Nelson, 100 Prince Bullard & Gree 32 Bond Caton Bros & Bixby, 693 Broadway Cook, Wm T & Co, 125 Greene Corney & Co, 577 Broadway Drake, D W, 616 Broadway Ernest, S, 636 Broadway Emmons & Billings, 611 Broadway Freeman Bros, 594 Broadway

Hilborn Bros, 598 Broadway
Hodges, H & Son, 616 Broadway
Ives & Bonar, 444 Broadway
Kurtz, Stubwck & Co, 125 Greene
Knowlton & Sons, 564 Broadway
Laufer, A & Co, 512 Broadway
Ladstatter & Sons, 113 Greene
Lewis, Angust & Co, 125 Greene
Lewis, Angust & Co, 125 Greene
Leffel & Stadecher, 14 W Houston
McElhinney, Wm & Co, 631 Broadway
Mork, M S & Co, 116 Greene
Miles, C. Jr, 100 Prince
Robb, W G, 500 Broadway
Rowe & Bro, 600 Broadway
Searle, Dailey & Co, 600 Broadway
Smart, Patterson & Rice, 613 Broadway
Smart, Patterson & Rice, 613 Broadway

TEA IMPORTERS.

Billings & Wetmore, 103 Water
Barr, Thos T & Co, 107 Front
Bryer, Benj, 87 Front
Carter, Hawley & Co, 140 Pearl
Cassidy & Co, 135 Front
Catherwood, John H, 94 Front
Chase, Geo C, 105 Front
Champion & Staudinger, 124 Pearl
Colburn, A & Co, 110 Wall
China & Japan Trading Co, 34 Burling

Heraty, E | & Co, 119 Front Hunter, W B & Co, 132 Front Labaree, J H & Co, 128 Front Lane, G W & Co, 93 Front Lester, Cary & Co, 95 Ray Low, A A & Bro, 31 Burling slip Mead, F & Co, 104 Water MeBride, Robert P. 79 Water Newlir, Isaac, 130 Front Park, H C, 186 Fronts Powers, M E, 102 Water Raymond & Ayer, 124 Front Reeve, Osborn & Co, 99 Water Roswell, Skeel & Co, 97 Front Roome, Wm & Co, 90 Front Schoger, E A & Co, 124 Front Sheldon, H & Co, 109 Front Vieweg, F F, 89 Fulton

TOBACCO IMPORTERS.

Almiraee & Co, 16 Cedar Auerbach, S & Co, 197 Pearl Basch & Fischer, 155 Water Falk, G & Bro, 171 Water Fernandez, G & Co, 206 Pearl Friedman, L & Co, 203 Pearl Garcia, F, Bro & Co, 167 Water Gonzalez, A, 180 Pearl Havana Tobacco Co, 192 Front Hoffman, E & Son, 149 Water Lopez, Calixto & Co, 3 Cedar

TOY MANUFACTURERS AND DEALERS.

Adams & Young, 479 Broadway American Tool Co, 116 Chambers Beiber, I., 346 Ist ave Eureka Novelty Co, 87 Warren Frankenstein, J & Co, 238 Bleecker Hagan, Fred, 278 E Houston Hill, S L & Son, 129 Crosby Horsman, E I, 80 Whitman Ives, Blakeslee & Co, 297 Broadway Johnson, Tallman & Co, 39 Barclay Judd, Wm J, 98 John Phillips, E P & Co, 124 Maiden lane Rossin, S & Sons, 173 Water Salomon, M & E, 85 Maiden lane Sanchez & Haya, 2 Liberty Sartorius & Co, 171 Pearl Schroder & Bon, 178 Water Seymour, C T, 188 Front Shack, Julius, 178 Pearl Spear, L & Co, 184 Water Weil & Co, 65 Pine Wolf, Theo, Jr, 192 Front

Keary, P J & Bro, 343 Broadway Lieder, Wm J A, 60 Chatham Mace, L H & Co, 111 E Houston New York Rubber Co, 84 Reade Schlessinger, L & Co, 129 Crosby Schwartz, F A O, 42 E 14th Stewart E J, 118 Gansevoort Union Toy Co, 13 Rose Wilson Bros & Co, 119 Chambers Western Toy Co, 47 Murray

UPHOLSTERY GOODS.

Arnold, Constable & Co, 887 Broadway Bartman & Co, 34 E 14th Bierstedt, C, 138 Canal Buschner, C, 738 Broadway Devling & Co, 249 W 19th Dreyfus Bros, 52 Lispenard Ennis, G W & Co, 108 Worth Fetchman, L F & Co, 183 Canal Foster, C M & Co, 134 Grand Gibson, Parish & Co, 115 Worth Grayhurst, John, 385 6th ave Hart & Young. 2 W 14th Jager & Finne, 187 Bowery Johnson & Faulkner, 35 E 17th Kelty, G L & Co, 853 Broadway

Kimbel, A & Sons, 7 E 20th Lindenthal Bros, 622 Broadway Lord Haynes & Co, 137 Duane Meyer, G L, 424 Broome McGibbon & Co, 913 Broadway Nichol, Cowlishaw & Co, 86 Broadway O'Brien, M & Son, 90 Bowery Perkins, Squires & Co, 113 Elm Richmond & Co, 127 5th ave Rudiger, A B, 522 1st ave Robertson, Wm, 110 Franklin Russell, L H, 115 Worth Ryer & Wagner, 167 Canal Schneider & Sons, 185 Canal Sloane W & J, 884 Broadway

UPHOLSTERY GOODS.

Stroheim, J & Co, 221 Canal Thorp, J H & Co, 429 Broome Weiden, Robert, 2 Bowery Weinberg, C & Co, 33 W 23d Wilkens, Theo, 67 Bowery Zeigel, M H, 277 6th ave

WINES AND LIQUORS, IMPORTERS.

Alcon & Co, 45 Beaver Acker, Merrill & Condit, 132 Chambers Allen, B W & Co, 33 Broadway Arnault, P, 150 Wooster Arnold, Chas H, 661/2 Pine Balch, A W & Co, 84 Front Berier, F E, 70 Pine Berliner Bros, 1643 2d ave Bertholot, L, 39 Broad Bloch, C & Co, 74 W Houston Bægler, F & Co, 26 S William Boehm, S C & Co, 241 Front Bouche, Fils & Co, 37 Beaver Calvert, J & Co, 47 Warren Childs & Co, 543 10th ave Cook & Bernheimer, 150 Franklin Du Vivier & Co, 49 Broad Dwyer, Thos N & Co, 40 Barclay Engel, Heller & Co, 39 1st ave Fearing, Wm H, 24 Broad Freeman Bros, 249 ave A Gandbifi & Co, 55 W 3d Goldman, B, 87 Pearl Hasbrouck, J L Sons, 75 Hudson Hays, I & Co, 55 Warren Heller & Bro, 37 Broad Hevriot & Co, 73 Broad Hultz, C F, 349 Broadway Hunt & Leach, 41 Beaver Jonas, Herman, 176 Broadway Kessler, Geo A & Co, 57 Broad Kleeman, L, 137 Duane Kehn, CF, 93 Water Lax & Co, 162 Division

Le Montague & Sons, 53 Beaver Livingston, M & Co, 121 Liberty Lockwood & Geery, 165 Front Macy & Jenkins, 67 Liberty Martin, S, 212 Front Massman, A E, Bros & Co, 105 Broad May, S H & Co, 58 Warren McMullen, Thos & Co. 44 Beaver McConnell, Sam'l, 57 Broad Middleton, Thos, 126 Pearl Nichols, H T & Co, 58 Broad Osborn, J. Son & Co. 45 Beaver Perkin, H. H., 43 Beaver Pringle & Gondran, 138 Liberty Purdy & Nicholas, 43 Beaver Rheinstrom Bros, 40 Vesey Reich, L 344 5th ave Rogers, W C, 510 Broadway Roosevelt & Howland, 55 Beaver Scherer, P.C., II Barclay Schirmer, J, 44 Vesey Schultz, E & Co, 36 Beaver Simpson, E & Co, 38 Murray Spiegel & Isenburger, 39 Broadway Street, Sam'l & Co, 31 Liberty Tekulsky Bros, 182 Monroe Thompson, Culbert & Co, 39 Broadway Tyler, W A, 112 Broad Van Opstal & Co. 408 Madison Webb, H C. 12 Barclay Webster, H & Co, 22 Monroe White, Hentz & Co. 17 S William Wilson, H G, 22 Beaver Wolf, U & Co, 81 New

WOOLENS, IMPORTERS.

Arnold, M & Co, 459 Broadway Babcock, S G & Co, 500 Broome Ballin, Jos & Co, 96 Franklin Brig, Newman & Co, 99 Franklin Collins, Downing, & Co., 481 Broadway Dahlman Bros, 271 Canal Fisher, Sons & Co, 734 Broadway Formes, C V & Co, 458 Broadway Forstman & Co, 353 Broadway Hall, A A, 47 Lispenard Harris, E H & Co, 64 W 23d Kessler & Co, 99 Franklin Lyons, Richard J, 767 Broadway Mason & Hanson, 52 Lispenard Meyer, Hugo & Co. 42 Greene Miller, Schamm & Co, 688 Broadway Niland Bros. & Lange, 526 Broadway Norris, Leonard & Pigot, 718 Broadway

Oppenheim, S. 468 Broome Pouget, E & Co, 42 E 14th Reynolds, Myers & Co, 406 Broadway Roe, Wm B, 64 W 23d Schnabel Bros, 73 Greene Stein, S& Co, 446 Broadway Stern, Jacob, 248 Canal Stewart, Thomas, 628 Broadway Sulzbacher, Giltennan & Co, 519 Broad-Thompson, H H & Co, 260 Canal Van Ingen, E H & Co, 490 Broadway Von Keller, M & Co, Ann & William White & Oberfelder, 266 Canal Willis, W P & Co, 729 Broadway Woods, Lowry & Co, 829 Broadway Woolen Warehouse Co, 74 Franklin

WHITE GOODS IMPORTERS.

Anderson, Churchill & Co, 84 Leonard Atwell, Henry & Co, 404 Broadway Canavello & Spaulding, 86 Leonard Christie, Alex, 25 White Gardner & Co, 111 Franklin Jaffe & Pinkus, 87 Leonard John & Rohner, 73 Leonard Locke & Potts, 90 Franklin Lyon, W H & Co, 483 Broadway Mills & Gibb. 462 Broadway
Manhattan Mfg Co, 40 White
Morrison, Herriman & Co, 503 Broadway
Pulman, John & Co, 13 White
Rubens, Simon, 29 Lispenard
Sherman, Cecil & Co, 64 Leonard
Whiteside, Wm & Co, 107 Franklin

.WOOD AND WILLOW WARE.

Barron, Jas S & Co, 141 Chambers Chovey, Chas & Co, 177 Washington Delaney, John, 315 Spring Denton, W, 500 3d ave Dietrich, J & Bro, 395 6th ave Early, John & Co. 145 Chambers Fink, D & Sons, 328 Greenwich Goldberg, C H & E S, 326 Washington Heyniger, L & Co, 21 Fulton Ingersoll, W W, 231 Washington Kahrs, E H, 94 Murray Mace, L H & Co, 111 E Houston

Mendenhall, C. E., 208 Front New York Cedar Ware Co, 91 Wall Otersen, C. G. C., 159 Chambers Pennoyer & Wilson, 352 Washington Rogers, Wm A., 72 Vesey Selover, F. S. & Co, 213 Washington Small, O. F., 553 Greenwich Smith & Stevens Mfg Co, 83 Murray Stokes, W. A. & Co, 32 Cortlandt Wilkinson, F. A. & Co, 382 Washington Wilson, D. H. & Co, 73 Hudson

CHICAGO BUSINESS HOUSES.

Compiled Expressly for Boyer's Legal Directory.

AGRICULTURAL IMPLEMENTS.

Blickensderfer Mach Co, 214 Clark
Bradley David Co, 63 N Desplaines
Bristol, E S & Gale, 32 S Canal
Chicago Scraper Co, 64 Metropolitan
block
Morgan, D S & Co, 244 Johnson
Osborne, D M & Co, 600 S Morgan
Rice & Whitacre Co, 44 W Monroe
The H C Staver Co. 19 W Lake
The Piano Mfg Co, Monroe & Jefferson
Thomas Mfg Co, 44 S Canal
Vaughn, J C, 42 LaSalle

Bank, W H & Co, 38 S Canal

Deering, Wm & Co, Fullerton ave Goulds & Austin, 169 Lake Green, John M, 48 W Lake Hopkins Mfg Co, 159 LaSalle McCormick Harvester Co, 212 Market

White, O D & Co. 234 Lake Warder, Bushnell & Glessner Co, Adams and Jefferson Whitman & Barnes Mfg Co, 83 W Monroe Wood Walter A, Mowing & Reaping Co, 74 Taylor

BAKERS, WHOLESALE.

Aldrich, W H & Co, 61-65 N Halstead Blake, Shaw & Co, Adams and Clinton Bremner, D F & Co, 19 Market Case & Martin, 37 N Wood Chicago Cracker Co, 64 W Van Buren Farnum, Geo A & Co, 211 Randolph Haseltine & Cure, 702 W Lake Heissler & Junge, 216 24th Hughes & Glass, 275 W Randolph Kennedy, F A & Co, 44 S Desplaines Kohlsaat, H H, 196 Clark Moody & Waters, 41 N Green Steinson, H & Co, 127 W Harrison Vienna Model Bakery, 36 Washington

BLANK BOOK MANUFACTURERS.

Blakely, C H & Co, 68 Wabash Brown, Pettibone & Co, 80 Adams Cameron, Amberg & Co, 71 Lake Cook, Ezra A, 13 Wabash ave Dean Bros, 191 S Clark Hair, James T Co, 13 S Canal Hoffman, H H & Co, 184 Monroe Johnson, Peter & Co, 172 Clark Jones Printing Co, 271 Dearborn Lloyd, Wm G, 49 Dearborn McDonald, J S & Co, 22 Randolph Middleton, J W Co 55 State Marshall, G E & Co, 144 Monroe Mills, Knight & Co, 53 Dearborn Pettibone, Wells & Co, 152 Monroe Skeen & Stuart Co, 77 Madison Tiffany, H C & Co, 196 Clark

BOILER MAKERS.

1985203

Ames Iron Works, 18 S Canal Anderson, D V & Son, 240 Lake Chicago Boiler Works, 72 Michigan Devine, Peter, 389 S Canal Excelsior Iron Works, 100 N Clinton Excelsior Machine Works, 341 S Canal Kroeschell Bros, 12 Michigan Mallory, W S & Co, 16 W Randolph McGarry & Leonard, 36 Indiana McGregor, Geo L, 248 S Clinton Mohr, John & Son, 42 Illinois Murphy, John D, 153 Fulton Porter Mfg Co (Limite 1), 87 S Canal Tobin, Hamler & Co, 875 S Halstead Walter, Marvin H & Co, 42 S Canal

BOOKSELLERS.

Alden Book Co, 10 Lakeside building Allen, Daniel A, 126 Dearborn Bedford, Clarke & Co, 259 State Brennan Bros, 157 Kinzie Maxwell, S A & Co, 134 Wabash ave McClurg, A C & Co, 121 Wabash ave Perry, Chas O, 140 Wabash ave Western News Co, 44 Randolph

BOOTS AND SHOES.

Benedict, Claie A Co, 229 5th ave Brooks Bros, 117 Market Bowen & Pratt, 153 5th ave Childs, H K & Co, 221 5th ave Cook & Seixas, 247 Monroe Cox, P, Shoe Mfg Co, 199 Madison Creedon, Stephen & Co, 172 Adams Crofoot, Stelle & Libby, 235 Monroe Dix, Robert & Son, 126 State Doggett, Bassett & Hills Co, 214 Monroe Fargo, C H & Co, 116 Market

Fargo, C H & Co, 116 Market Farnum, I P & Co, 240 Madison Ferris, L L & Co, 221 5th ave Gore, Geo P & Co, 200 Madison Greensfelder, Florsheim & Co, 257 Monroe Hatch & Emory, 124 Market
Henderson, C M & Co, 243 Adams
Holmes, Geo P & Co, 248 Monroe
Howard & Hayward, 199 5th ave
Jones, W C & Co, 112 W Washington
Kellogg, Ducey & McCauley, 108 W
Washington
Koehn Bros, 27 Washington
Marmet & Heinricks, 179 5th ave
Pike, L C & Co, 221 5th ave
Reed, E P & Co, 199 Madison
Reynolds Bros, 237 Madison
Shay, T J & Co, 284 Madison

BRASS FOUNDERS.

Adams & Stearns, 31 S Canal-Adams & Westlake Co, 110 Ontario Bennett Mfg Co, 46 S Canal Crane Bros Mfg Co, 10 N Jefferson Dawson Bros, 173 S Clinton Graham & Johnson, 162 S Clinton Hewitt Mfg Co, 185 Dearborn Holland, Wm, 48 S Canal Lehner, Johnson, Hoyer & Co, 74 W Monroe

Lang, J & Co, 44 Michigan Mayhew, P E & Co, 13 S Canal Massey & Donne, 69 Lake Owens, Robert, 110 W Monroe Rvan, J J & Co, 74 W Monroe Thomas, H & Bros, 86 Market Turner, E S, 24 LaSalle Watt, R J & Co, 208 Van Buren Wild, Thos S & Son, 110 Indiana

Wallace & Sloat, 183 Monroe

Zinn, A & Sons, 24 State

Wells, M D & Co, 258 Madison

BREWERS.

Besley's Waukegan Co, 136 N Jefferson Best, Philip, Brewing Co, Indiana and Desplaines Brand, Michael, Brewing Co, Elston ave and Snow Brewer & Hoffman Brewing Co, 43 S

Cook Brewing Co, foot 27th Corper & Nockin, 101 Webster ave Ernst Bros Brewing Co, 67 Larabee Folk, Frank, Brewing Co, 93 N Union Gottfried Brewing Co, 85 Alexander Keeley Brewing Co, 28th and Cottage Grove ave Miller, Frederick, 16 W Ohio' Reuhl, Wm, Brewing Co, 218 W 12th Wacker & Birk Brewing Co, 171 N Desplaines West Side Brewing Co, 405 N Paulina

CHEMICAL MANUFACTURERS.

Chapman, Green & Co, 25 Washington Congo Chemical Co, 4029 Ellis ave Diamond Chemical Works, 146 S Water Garwood, Wm C, 154 Lake Hall & Roos, 387 N Paulina Hance, Bros & White, 50 Lake

Mahla & Chappell, 21st and Stewart ave Moore & Co, 296 Dearborn Rice, N B & J P, 222 Marthfield ave Strange. C & Co, 210 W Indiana Strutz, C Oscar, 158 W Lake Wheeler Chemical Works, 143 Lake

CHINA AND GLASS.

Burley & Tyrell, 44 Lake Falker & Stern, 8 Dearborn French, Potter & Wilson, Wabash ave and Washington Grier & Jack, 18 Lake

Martin, G H & Co, 103 Lake Pick, Charles & Co, 203 Randolph Pitkin & Brooks, 60 Lake Washausen, H & F, 134 Lake

Lewin, A & Son, 100 Market

CLOTHING.

Abrahams, M & Co, 233 5th ave Appel, Markwell & Co, 165 Market Austrian, Wise & Co, 226 Adams Barbe Bros, 162 5th ave Bernstein, H & Son, 233 5th ave Cahn, Wampold & Co, 204 Monroe Clement, Bane & Co, 202 Franklin Cohen Bros. 204 Madison Cohn, J & Co, 146 5th ave Einstein & Co, 222 Franklin English, Thos G, 143 Front Goldschmidt, T & Co, 184 Madison Hart, Abt & Marx, 155 Market Hefter, L & Son, 152 5th ave Heller, Aarons & Co, 237 Monroe Hirsh, Elson & Co, 162 Market Kellogg, Chas P & Co, 161 Franklin King, Henry W & Co, 222 Madison Kohn Bros, 140 Market Kuh, Nathan & Fisher, 126 Market Lang Bros, 186 5th ave Loopold Bros & Co, 229 Franklin Lesher, Whitman & Co, 905 Royal Insurance building

Mahler & Meyer, 188 Monroe Meyer, Engel & Co, Adams and 5th Miller, Cissna & Co, 189 5th ave Myer, Fred & Bro, 177 Monroe

Myers, J H & Bro, 205 5th ave Preston, John, 92 Franklin Rothschild, E & Bros, 203 Monroe Simon, L & Co, 216 Monroe Stern, Falk & Co, 199 5th ave Straus, Glaser & Co, 200 Monroe Straus, Goodman, Yondorf & Co, 5th ave and Monroe

Strauss, Ullman, Guthman & Co, 229

Monroe Sweet, Orr & Co, 235 Franklin Swisky, H & Co, 251 Monroe Weil & Sturm, 199 5th ave Wineman, J & L, 254 Franklin Wineman, S M & Co, 241 Monroe Work Bros & Co, 164 Market Zemansky, D & Co, 197 Jackson

COFFEE AND SPICE DEALERS.

Blackall, A H & Son, 43 Clark Chicago Coffee Co, 23 Michigan ave Divinell, Hayward & Co, 79 Lake

Hamblin, E L & Co, 57 Market Hard & Rand, 23 Wabash ave Lock, C A & Co, 153 Monroe

COFFEE AND SPICE DEALERS.

McVeagh, Franklin & Co, Wabash ave and Lake McLaughlin, W F & Co, 86 S Water Sherman Bros & Co, 24 South Water Spragues, Warner & Griswold, 13 Randolph Sullivan Bros & Mulford, 19 Wabash ave Thompson & Smith, 47 River Tracy & Wilson, 115½ LaSalle Woolson Spice Co, 73 Lake

CONFECTIONERS.

Alberding, L C & Bros, 64 N Clark Bachman, Moses, 268 S Clinton Berry, John, 241 W Madison Bunte Bros & Spoehr, 72 W Monroe Dawson, Martin, 214 Kinzie Fritsch & Williams, 85 Ontario Gunther C F, 212 State Heck & Hamlin, 178 Quincy Morris, E A & Co, 194 S Clinton Neemes. John C & Co, 32 Michigan ave Page, M E & Co, 211 Lake Rueckheim, F W & Bro, 266 S Clinton Shields, M & Co, 45 State

DRUG DEALERS.

Fuller & Fuller Co, 220 Randolph Henes, Wm F, 54 Franklin Humiston, Keeling & Co, 145 Lake King, John A & Co, 51 Lake Lord, Owen & Co, 74 Wabash ave Morrison, Plummer & Co, 54 Lake Stevenson, Robert & Co, 94 Lake

DRY GOODS COMMISSION MERCHANTS.

Arnold, D H & Co. 211 Monroe Barbour, Edward & Co, 221 5th av -Biddle, Geo W, 156 5th ave Brown, Wood & Kingman, 177 LaSalle Curtiss & Warten, 165 5th ave Danforth, Clark & Co. 188 Franklin Driggs, Alfred C, 211 Monroe Einstein S & C, 233 Monroe Elmer & Anderson, 267 Franklin Fav, Jas W & Co, 208 LaSalle Feder, & Nusbaum & Co, 168 Market Frost Rufus S, & Co, 269 Franklin Gore, George P & Co, 214 Madison Harris, Saul G, 221 5th ave ave Hoyt, Geo W & Co, 241 Monroe Hinckley, Wm H, 163 5th ave King Hillman & Gill, 163 5th ave

Lewis Bros & Co, 162 Market Newman, Sulzbacher & Wedeles, 186 5th ave. Record Bros, 269 Franklin Remick & Newall, 152 5th ave

Remick & Newall, 152 5th ave Root, Henry G, 109 Wabash ave Schloss, Ochs & Co, 248 Monroe Shaw, T A & Co, 177 Monroe Shoyer, Horner & Co, 258 Monroe Slater, S & Sons, 228 5th ave Stern & Adams, 233 Monroe Townsend & Yale, 160 Market Turner Bros & Co, 218 Market Weil, Harry & Co, 232 5th ave Wood, R D & Son, 163 5th ave Woods, Jos W, 200 Monroe

DRY GOODS.

Brown, H E & Co 247 Monroe Carruth, John G, 267 Franklin Carson, Pirie, Scott & Co, Madison and Franklin Farwell, J V & Co, 148 Market Field, Marshall & Co, 200 Adams Freise, Emil & Co, 127 Market Jaffray, E S & Co, 146 Madison Jenkins, Kreer & Co, 343 Monroe King, Hillman & Gill, 163 5th ave LeBaron, Holt & Co, 173 Adams Marshall S M & Co, 243 Monroe

McConvill, John & Co, 116 Franklin Mendel & Wolff, 165 Market Mills & Gibbs, 232 5th ave Noyes Smith and Co, 78 Monroe Rossiter, J S & Co, 240 Monroe Storm & Hill, Franklin and Madison Walker, Jas H & Co, 230 Adams Ward, Montgomery & Co, 111 Michigan ave Warren & Michael, 112 Franklin Weil & Heidelback, 197 Madison

FISH DEALERS.

Bailey, Sam'l G, 18 Michigan ave Benson Bros, 15 Market Booth, A & Sons, Lake corner State Edwards L M & Co, 70 S Water Gundake, Geo W, 13 S Halstead Hartman, Clark & Co, 37 S Water Hooking, B T & Bro, 14 River Mansfield & Shanahan, 8 S Desplaines McNab, J B & Co, 92 S Water Meister, C A & Co, 152 S Water Shurtleff, B M & Co, 35 S Water Slade, Robert & Co, 199 S Water Sprague, Warner & Co, 17 Randolph West, Charles. 25 Kinzie Witte, Chas & Co, 1 Milwaukee ave

GENTS' FURNISHING GOODS.

Blum Bros, 161 5th ave Clarke, Radcliffe & Co, 221 5th ave Cohen & Gumbiner, 57 5th ave Farwell Simeon & Co, 244 Monroe Hart Bros, 153 Franklin Hyman & Stern, 186 5th ave Kahn Bros & Co, 238 Adams Lindauer, Bros & Co, Adams and Franklin Ries & Co, 251 Monroe Seaman, Bros & Co, 207 Monroe Simons, Hatch & Whitten, 78 Monroe Wilson Bros, 248 Jackson

GLASS MANUFACTURERS AND DEALERS.

Bache, Semon & Co, 79 Dearborn Dean, Foster & Dawley, 23 L-ke Eisendrath, B W & Co, 119 Lake Ferguson, E L Co, 230 La Salle Fox & Fox, 115 Dearborn Hills, Turner & Co, 243 State Hooker, Henry M, 59 W Randolph

Kimball Geo F, 321 Wabash ave Morris, Theo W & Co, 287 Wabash ave Rice, Jas H & Co, 15 Quincy Sprague, Smith & Co, 205 Randolph Stevenson, Robert & Co, 94 Lake Tyler & Hippach, 151 Michigan ave

GROCER 3.

Allen, J W, 80 W Van Buren Cordin May & Co, 89 Michigan ave Coyell, Geo & Co, 36 Randolph Dean Bros & Lincoln, 4 Wabash ave Devlin, John & Co, 26 Randolph Durand, H C & Co, 15 LaSalle Eagle, H R & Co, 68 Wabash ave Gould, John S & Co, 21 Randolph Gray, Kingman & Collins, 47 Randolph Grimm & Miller, 254 S Water Horner, Henry & Co, 82 W Randolph Hoyt, W M & Co, 11 Michigan ave Jeone, C & Co, 110 Madison Loverin, Q W & Co, 1443 State
MacVeagh Franklin & Co, Wabash ave
and Lake
McNeill & Higgins, 13 Lake
Merriam, Collins & Co, 52 River
Peterson & Co, 11 Market
Quan, W J & Co, 49 Michigan ave
Reid, Murdoch & Fischer, 13 State
Sherwood N & Co, 54 Randolph
Sprague, Warner & Co, 17 Randolph
Steele-Wedeles Co, 181 S Water
Strassheim & Jaeger, 175 S Water
Tolman, Jchn A & Co, 63 Michigan av

HARDWARE MANUFACTURERS.

Bignoll, S L Hardware Co, 233 Lake Brown J H & Co, 43 Franklin Chicago Hardware Mfg Co, 29 Erie Gurney, C H & Co, 247 Lake Hopkins, Dickinson Mfg Co, 115 Dearborn Jelinek, A & Co, 235 S Canal Otis C Brown, 154 Lake Payson Mfg Co, 1325 W Jackson Rex, Alfred C & Co, 89 Lake Scranton Mfg. 125 Indiana
Smith, P H, & Co, 82 Market
Sperry, D R & Co, 235 Lake
Upson Nut Co, 232 Lake
Vaughan & Bushnell Mfg Co, 108 W
Randolph
Washburn Mfg Co, 108 Lake
We-tein Hardware Mfg Co, 61 S Canal
Wollensack, J F, 225 Lake

HARDWARE AND CUTLERY.

Barrett J & Co, 63 Washington Blair, Wm & Co, 184 Lake Conrow, Alfred T, 117 Monroe Hibbard, Spencer, Bartlett & Co, 32 Lake Hunts', Edwin Sons, 180 Lake Keith, Benham & Bezendorf, 100 Wabash ave Kellogg, Johnson & Bliss, 108 Randolph Kunkel, M & Co, 114 Franklin Kelley, Maus & Co, 190 Lake Markley, Alling & Co, 55 Lake Moore Mfg Co, 165 Lake Rehm, G & D, 141 Lake Sears Henry & Co, 77 Wabash ave Seerberger, A F & Co, 40 Lake Shays & Harvey, 215 Lake Wells & Nellegar Co, 76 Lake

HARDWARE DEALERS.

Bowers, F K, 31 Dearborn Greenebaum's, Michael Sons, 11 N Canal Gregory & Thompson, 234 Lake Jones & Laughlins, Lake and N Canal Kelley, Maus & Co, 184 Lake Kimbark, S D, 80 Michigan ave Parkhurst & Wilkinson, 142 Kinzie

HAT MANUFACTURERS AND DEALERS

Burdeck, J C & Co, 113 Wabash ave
Bockstanz & Co, 181 Madison
Bush, Simmons & Co, 241 Monroe
Creighton & Co, 114 Randolph
Caspary, O S & Co, 139 Wabash ave
Gimbel, M & Sons, 192 5th ave
Keith, Bros & Co, 237 Adams
King Bros. 209 Madison
Longley, Low & Alexander, 239 Adams

Morgan, Wm E, 180 Washirgton Packer, McDonald & Bliss, 151 Market Rinaldo, H & Co, 153 5th ave Stadecker & Emsheimer, 182 Wabash ave Stein, Louis & Co, 237 Franklin Sweet, Demps'er & Co, 222 Monroe Taylor Bros & Co, 164 Market Witte, Ernest & Co, 83 Randolph

IRON FOUNDERS.

Ætna Iron Works, Kingsbury and Ohio
Bass, J H, 97 Dearborn
Benner, M & Co, 260 S Jefferson
Bolter, Andrew & Sons, 172 Van Buren
Bouton Foundry Co, 2600 Archer ave
Calumet Foundry Co, 175 Dearborn
Chicago Foundry Co, Redfield and
Stein
Columbia Iron Foundry, 354 N Halstead

Dearborn Foundry Co, 1525 Dearborn Eddy's, R M Sons, 53 In Jiana Excelsior Iron Works, 100 N Clinton Fraser & Chalmer, Fulton and Union Hay & Prentice Co, 125 S Clinton Holmes, Pyot & Co, 13 N Jefferson McHugh & Enright, 199 N Halstead Schillo, Cossman & Co, 87 W Polk Turner, Dickinson & Co, 271 20th Vierling, McDowell & Co, 23d and Stewart ave Williamson, Geo T, 40 Portlard block

IRON MERCHANTS.

Andrews Bros & Co, 33 Dearborn
Block, Pollak & Co, 1600 Wentworth
ave
Brown & Co, 16 W Lake
Bruner, O W & Co, 118 Dearborn
Burnstein, A & Son, 416 S Canal
Buss, F B, 175 Dearborn
Cambria Iron Co, 115 Monroe
Chicago Iron and Metal Co, 115 Dearborn
Columbian Iron Co, 133 LaSalle
Ellicott, Evan T, 113 Monroe

Jones, R R, 107 Dearborn
Junction Iron Co, 123 Dearborn
Kimball, E D & Co, 234 Lake
Mallory, W S & Co, 22 Randolph
Parkhurst & Wilkinson, 164 Kinzie
Phillips, Nimick & Co, 53 Dearborn
Pugh, R H, 115 Dearborn
Roach, Leonard, 2725 Dearborn
Ross, James W, 123 Dearborn
Ryerson, J T & Son, 53 N Clinton
Spencer, Geo G, 115 Dearborn

JEWELERS.

Allen, Benj & Co, 143 State
Bell, L P & Co, 142 Dearborn
Bernstein, J & Co, 159 Franklin
Chandler & Shader, 57 Washington
Clapp & Davies, 65 Washington
Cogswell & Wallis, 103 State
Ehrlich Bros, 174 Market
Eppenstein, M C & Co, 69 Washington
Giles Bros & Co, 103 State
Hess & Co, 159 Franklin

Kind, Abt & Co, 198 Madison Lamos & Co, 29 Washington Lapp & Flershem, 81 State Lewald, F & Co, 196 Madison Purdy, J H & Co, 170 State Rosenkrans & Weber Co, 100 State Soden, G A & Co, 78 Monroe Stein & Ellbogen, 127 State Young, Otto & Co, 151 State

LEATHER DEALERS.

Clark, Geo A, 199 Madison Gone Bro & Co, 88 Wabash ave Grey, Clark & Engle, 201 Lake Hays & Whiteford, 59 W Washington Keck, Mosser & Co, 214 Lake Palmer, Smith & Co, 194 Madison Ross, August C, 476 Claybourn ave Reuping, Wm & Sons, 203 Lake Schultz, Innes & Co, 203 Lake Sharp, Clark & Co, 195 Lake

Lapham, Oliver K, 195 Lake Manning, R, Leather Co, 39 Franklin Marshall, Baker & Co, 204 Lake Moll & Thomas, 153 Lake

Tillinghast, H C & Co, 144 Kinzie Walker, Oakley & Co, 181 Lake Wallin, C C & Sons, 221 Lake Weil, J & Bross, 200 Lake

MARBLE DEALERS.

Bagley & Nason, 18th and S Canal Burkhardt, Edward, 146 Kingsbury Chicago Granite Co, 153 Monroe Dickinson, D H, 570 N Water Fuller, Lucian H, 189 N Water Geis, Anton, 428 S Morgan Keating, Michael, 205 S Canal McCulloch, John & Son, 263 S May Moeller, John, 97 W Erie Sherman & Flavin, 345 Wabash ave Syenite Granite Co, 175 Dearborn Volk, John H, 69 Dearborn Warmington, James, 56 W School

NOTIONS.

Butler Bros, 199 Adams
Cohen, Michael & Son, 124 Franklin
Coulter, A & Co., 46 Jackson
Graves, John M & Co, 122 Market
Heilborn & Ehlers, 283 Madison
Joseph Bros, 543 S Canal
Joseph M & Son, 130 Franklin
Keith, Edson & Co, Wabash ave and
Monroe
Linington, Chas M, 204 Randolph

Madison, John R, 104 Franklin Marks, P N & Co, 177 Madison Marshall, C H & Co, 190 Madison Mason, E T & Co, 143 5th ave Meyer, Jacob & Bros, 206 Madison Moawry, Geo & Co, 87 Market Simon, E & Co, 415 Dearborn Taylor, J B & Co, 213 Monroe Wolf, Harris, 250 Madison

OIL MERCHANTS.

Armstrong D R & Co, 107 Fulton Baker, S A & Co, 54 W Division Bond, James C & Co, 10 S Canal Burk Oil Co, 203 Kinzie Clark & Wise Co 387 Illinois Cook, Joseph, 120 Cortlandt Coughlin, Michael T, 49 N Market Davey & Co, 131 Grand ave Dodge & Olcutt, 56 Wabash ave Globe Oil Co, 131 W Washington

Hanford, Hall & Co, 5 Wabash ave Hick, G C & Co, 190 Kinzie Henly & Jenkins, 14 Franklin Leonard & Ellis, 198 Jackson Lewis, Harold R & Co, 201 Lake Marble, W E & Co, 69 S Clinton Page, B V & Co, 54 Erie Stuart, D . A & Co, 8 State Tanssig, Samuel, 43 River Wright & Lawther Oil Co, 45 N Polk

PAINT MANUFACTURERS AND DEALERS.

Adams & Adams, 248 Randolph Alston Mfg Co, 212 Randolph Ansbacher, A B & Co, 139 Lake Bradley & Vrooman, 247 S Water Coffin, Devoe & Co, 176 Randolph Colt & Co, 206 Kinzie Fuller & Fuller Co, 220 Randolph Heath & Milligan Mfg Co, 174 Ran-Holden, A H & Co, 236 Lake Hooker, Henry M, 57 W Randolph Johnson Mfg Co, 277 S Canal Maswry, John W & Son, 190 Michigan Matteson Bros & Co, N Branch and Bliss

Morrison, Hanna & Allen, 208 S Clin-Paraffine Paint Co, 280 S Water Pitkin, Geo W & Co, 277 S Clinton Pring, F C & Co, 195 LaSalle Raynolds T C & Co, 21 Lake Russell, Samuel 1, 463 W Kinzie Schiessle, Henry, 218 Chicago ave Sherwin, Williams Co, 241 Jackson Stadler & Schoebin, 398 Lincoln ave Stevenson, Robert & Co, 94 Lake Thurston, F W & Co, 29 River Vilas Bros, 229 5th ave Wadsworth, Howland & Co, 265 Wabash ave

PAPER MANUFACTURERS AND DEALERS.

Barrett & Kimball, 70 LaSalle Bradner, Smith & Co, 119 Monroe Burt Paper Co, 78 Wabash ave Butler, J W, Paper Co, 187 Monroe Chicago Paper Co, 181 Monroe Flonacher & Long, 207 5th ave Friend & Fox Paper Co, 151 Wabash Godfrey & Clark, 169 Canal Hanchett Bros, 20 LaSalle Hopkins, H H, 121 Lake Messinger, W D & Co, 82 Lake Newton & Leopold, 184 Madison

Derby Paper Mills, 118 Dearborn Dwight, Timothy, Jr, 181 Randolph Elliott, F P & Co, 208 Randolph Fitch, Hunt & Co, Randolph and Frank-Parson, W H & Co. 103 Dearborn Phillips & Co, 162 Market Price & Longley, 182 Wabash ave Rood, James W, 82 Lake Taylor, Geo H & Co, 186 Monroe Thomas Bros & Co. 43 W Lake Tyler, W O, Paper Co, 169 Adams

RUBBER GOODS MANUFACTURERS.

Chicago Rubber Works, 181 Randolph

Morgan & Wright, 134 W Lake

RUBBER HOSE AND BELTING.

Boston Woven Hose Co, 222 Lake Hamilton Rubber Co, 133 Lake Roberts, Geo W & Co, 146 Lake

Salisbury & Kline, 100 Madison Whelpley, R T, 141 Lake

SAFES.

Chicago Safe and Lock Co, 217 S Canal Cincinnati Safe and Lock Co, 53 Dear-

Deane, H L & Co. 77 Dearborn

Diebold Safe & Lock Co., 57 State Greenhood, J & Co, 84 Dearborn Hall's Safe & Lock Co, 77 Dearborn Weis & Co, 75 Dearborn

STATIONERS AND PRINTERS.

Atwood, Oliver E, 3506 Vincennes ave Brown, Pettibone & Co, 82 Adams Childs, S D & Co, 163 Dearborn Cole, Geo E & Co, 88 Dearborn

Cook, Ezra A, 13 Wabash ave Dillon Bros, 194 N Clark Dunwell & Fork, 155 Wabash ave Gay, Richard L & Co, 138 Wabash ave

STATIONERS AND PRINTERS.

Hano, Samuel & Co, 251 5th ave seen & De Lang, 222 LaSalle Mershall, G E & Co, 146 Monroe Maxwell, S A & Co, 136 Wabash ave McClurg, A C & Co, 121 Wabash ave McDonald, J S & Co, 26 Randolph Middleton, J W & Co, 55 State

Morris, John, Co, 118 Monroe Otto, Louis & Co, 170 Clark Pettibone, Wells & Co, 152 Monroe Rand, McNally & Co, 154 Monroe Skeen, Stuart & Co, 77 Madison Smith, Shea & Co, 234 Van Buren Stewart Printing Co, 146 LaSalle

STEEL MANUFACTURERS.

Carnegie Bros & Co, 205 LaSalle Chicago Steel Mfg Co, First National Bank building Chicago Steel Works, 806 Nob'e Crescent Steel Works, 66 S Clinton Hartman Steel Co, 107 Dearborn Hussey, Howe & Co, 210 Lake Miller, Metcalf & Parkin, 64 S Clinton Kimbark, S. D., 84 Michigan ave Otis Iron & Steel Co, 406 Phænix building Park Bros & Co, 145 Lake Penn'a Steel Co, 185 Dearborn Springfield Iron Co, 115 Dearborn Wayne Iron and Steel Works, 18 W Lake

STOVE FOUNDERS AND DEALERS.

Aye, Fred'k, 2123 Archer ave Baldwin, Chas & Co, 139 Kinzie Bell, Joseph & Co, 247 Kinzie Boal, Chas T, 245 Kinzie Brand Stove Co, 149 Lake Buckeye Stove Co, 90 Erie Clark, Chas E, 20 Lake Clinton Stove Works, 56 Lake Collins & Burgie, 277 S Clinton

Dangler Stove Co, 297 Dearborn Fuller & Warren Co, 56 Lake Jewett, Sherman S & Co, 275 Monroe Kernan, Jos S, 86 Lake MacLean & Retterer, 85 Wabash ave Mason & Davis Co, 78 Lake Mıchigan Stove Co, 14 Michigan Orr, Painter & Co, 247 Kinzie Rathbone, Sard & Co, 40 Lake

TAILORS' TRIMMINGS.

Alburger, Stoer & Co, 230 5th ave Baum, J & Co, 162 Market Cumner, Jones & Co, 187 LaSalle Gowan, Victor D & Co, 154 5th ave Griffith, H G & Co, 194 Madison Griffith, John A & Co, 284 Madison Herman B:05 & Rubens, 158 5th ave

Hurlbut, E N & Co, 167 5th ave Ide, Henry P & Co, 200 Monroe Lesher, J H & Co, 189 Madison Mullen Bros & Co, 266 Madison Race, Porter & Co, 236 5th ave Skinner, Wm & Sons, 144 5th ave

TEA AND COFFEE DEALERS.

Bell, Conrad & Co, 58 Michigan ave Chase & Sanborn, 80 Franklin Hamblin E L & Co, 57 Market Millar, E B & Co, 43 Wabash ave Moore, Lawrence C, 51 Wabash ave Pittaway, James, 28 River

Sherer, W G & Co, 37 River
Sherman Bros & Co, 24 S Water
Talmage, Jno L & Co, 43 River
Thomson & Taylor Spice Co, 40 S
Water
Towle, P L & Co, 19 River

TOBACCO DEALERS.

Allen & Ginter, 50 Randolph Beck, August & Co, 46 Dearborn Best, Russell & Co, 57 Lake Drummond Tobacco Co, 60 Wabash ave Eggert, Wm & Co, 107 Dearborn Globe Tobacco Co, 62 Wabash ave

Gradle & Strotz, 215 S Water Hansen H Oluf & Co, 724 N Robey Liggett & Myers Tobacco Co, 6 Wabash ave Luersson, Geo & Co, Wabash ave and Randolph

Lorillard, P & Co, 36 Wabash ave

TOBACCO DEALERS.

McDowell, M E & Co, 8 Wabash ave Merriam, John W, 29 Lake Meyer, A & Co, 131 W Randolph Reith & O'Connell, 18 Market Spaulding & Merritt, Rush and Michigan Thorwart & Roehling, 190 Randolph Venable, S W & Co, 19 Wabash ave Wilson & McCallay Co, 19 Wabash ave Wirth, Dickey & Co, 62 Wabash ave

WINE AND LIQUOR DEALERS.

Adams, Smith, Sherwin & Co, 174 Adams American Distilling Co, 170 Madison Ammon, E, 139 Michigan Becht, Jos & Co, 128 LaSalle Benham, Trumbull & Co, 65 La alle Bernheimer Bros & Uri, 87 Washing-Bleyer, D L & Co, 165 Randolph Brown, L A & Co. 47 N Clark Chapin & Gore, 75 Monroe Dallemand & Co, 192 Jackson Delanev, Daniel, 187 Kınzıe Dunn, J O & Co, 23 Market Ehrman Bros, 445 S Canal Ehlich, F W & Co, 22 State Erz Bros, 127 N Clark Goldmann, A & Co, 122 N Wells Grommer & Ulrich, 104 Madison Hartman & Co, 182 Jacksen Harvey, S T & Son, 185 Washington Herdrich, L W & Bro, 169 Chicago Hollinbach, Louis & Co, 128 LaSalle Horn & Jaeger, 61 W Lake Jonas, J & Co, 93 Washington Kerwin, M W & Co. 12 Wabash ave

Levin, J & Son, 273 Milw tukee ave Meyer, W & Son, 77 Chicago ave Monheimer & Co, 85 Randolph Myers, Samuel & Co, 270 Madison Mathan Herman & Co, 103 Lake Northam, J V & Co, 180 Montoe Perkins, A H H & Co, 23 S Canal Roche & Farrell, 33 River Salter, F & Co, 237 5th ave Schmidgall, F.L, 38 LaSalle Schmidt, A.G. & Co, 37 N. Clark Schmidt & Labes, 132 Lake Schwab & Wallenborn, 319 Division Schwan & Neither, 195 N Wells Shaffner, Chas, 165 Kandolph Stevers, Louis & Sons, 52 N Canal Stein Bros & Baumgartel, 28 S Water Stenson, James & Co. 357 State Stern, Charles, 67 Market Straus Bros, 203 Madison Strickland & Co, 41 3d ave Sues, Louis & Co, 49 W Lake Tallert, H & Son, 161 Washington Troost & Co, 80 Van Buren Weadley & Cleary, 37 River Webster, Caleb W, 17 Dearborn Wilken, Aug & Co, 49 LaSalle Wuennenberg, Wm, 423 North ave

WILLOW-WARE MANUFACTURERS.

Gould, L & Co, 44 Wabash ave Hughes, L D, 161 Kinzie May, B H, 95 Indiana Smith & Koch, 777 Milwaukee ave

Laparle W B, 159 Kinzie

Spencer, Lloyd G 221 W Madison Tillman, M J, 81 Illinois Wakefield Rattan Co, 144 Wabash ave Western Rattan Co, 179 Illinois

WOOLEN GOODS.

Bracht & Kessler, 182 Wabash ave Collins, Downing & Co, 139 Madison Dolan, Thomas & Co, 221 5th ave Ellison, Jno B & Sons, 225 Dearborn Field, Benedict & Co, 226 Franklin Gilmartin & Doyle, 272 Madison Godsha k. E H Co, 165 5th ave Hundt, E & Co, 340 Milwaukee ave Kendall, Barrows & Co, 187 La Salle Leahy & Co, 150 5th ave

Macullar, Parker & Co, 174 Madison Mason & Hanson, 44 Madison Mullen Bros & Co, 266 Madison Sherwood & Cambell, 148 5th ave Stein, S & Co, 197 Madison Stodder & Long, 130 Franklin Van Ingen, E H & Co, 94 Washington Von Kellar, Max & Co, 124 Franklin Wagg, Skinner & Co, 153 5th ave Williams, D & Co, 221 5th ave

BOSTON BUSINESS HOUSES.

Compiled expressly for Boyer's Legal Directory.

AGRICULTURAL IMPLEMENTS.

Amos Plow Company, Quincy Hall Buck, Jos & Sons, 53 N Market Everett, T B & Co, 43 S Market Higganum Mfg Co, 38 S Market Holbrook Plow Co, 5 Chatham row Holmes, E C & Co, 13 F H Parker & Wood, 49 N Market Small & Matthews, 21 S Market Thompson, C H & Co, 71 Clinton Warrior Mower Co, 21 S Market Whitman & Barnes Mfg Co, 32 S Market

AUCTIONEERS.

Atwood & Weld, 51 Sears building Barrows & White, 227 Weshington Beck, Gideon & Son, 176 Tremont Bird, L J & Co, 216 Washington Bonelli, L H & Co, 79 Water Britton, J W & Co, 339 Washington Burbank, E R, 235 Washington Harmon, G K, 10 South Harris, C L & Co, 19 Doane Harris, Horatio & Co, 237 State Hatch, Sam'l & Co, 9 Congress Hichborn & Co, 63 Court

Holbrook & Fox, 18 Post-office square Knights, S R & Co, 226 Washington Leonard & Co, 48 Bromfield Libbie, C F & Co, 608 Washington Perry, Herbert L, 19 Milk Sprague, Francis & Co, 79 Milk Sullivan Bros, 9 School Thayer, E F E, 194 Washington Van Buren, J, 22 Br. dford Vincent & Co, 110 Summer Watker, C T, 166 Portland Watson, J M & Co, 243 Tremont

BLANK BOOK MANUFACTURERS.

Abbott, J H & Co, 160 Summer Barry, F W, 108 Washington Coleman, Geo, 25 Federal Collins, Q F & Co, 16 Hawley Demain, William C & Son, 31 Milk Doane, Francis & Co, 116 State Gay, Aaron R & Co, 122 State Hano, Samuel & Co, 105 Summer Humphrey, B F, 114 State Little, N & Co, 59 Cornhill Whiting, Charles H & Co, 168 Devonshire

BOOK-BINDERS.

Abbott, S K & Co, 93 Federal Adams, Ephram & Co, 116 Purchase Bradley, Ira & Co, 162 Washington Burlen, Robert, 50 Arch Crowell, Thos Y & Co, 65 Kingston Dale, John P & Co, 17 Boylston Denison, D S, 21 Bromfield Dudley, H W & Co, 90 Sudbury Fleming, Edwin & Co, 47 Franklin Hearn, Jas A & Co, 93 Franklin Humphrey, G H & Co, 161 Franklin Jones, Geo H & Co, 90 Sudbury

Macdonald & Sons, 51 Chardon Mahoney, M J & Co, 41 Arch McGlinchy & Locke, 30 Exchange Plimpton, H M & Co, 112 Beach Rand, O J & Co, 81 Kilby Roberts, J G & Co, 17 Province Sadlier, W T, 363 Washington Sanborn, S H, 73 Federal Sewall, H J & Co, 267 Washington Terry, H G, 30 Franklin Weston, W B, 76 Sudbury Williams, John & Co, 69 Cornhill

BOOT AND SHOE DEALERS AND MANUFACTURERS.

Abercrombie, G N & Co, 18 Studio bld'g Abington Boot & Shoe Co, 113 Summer Aldrich, C E & Co, 89 Bedford American Shoe Co, 105 Summer Andrews & Randall, 44 Lincoln Avery & Hill, 96 Summer Bartlett & Doak, 96 Summer Batchelder & Lincoln, 98 Federal Batcheller, E & A H & Co, 106 Summer Baxendale & Co, 84 Bedford Beals, Torrey & Co, 129 Summer Belding, Edgar F & Co, 112 Summer Best, R & Son, 119 Summer Blake, W F & J A, 22 High Blanchard, Ira & A E, 280 Dover Bliss, L & Co, 132 Summer Boston Shoe Mfg Co, 193 Congress Brackett, W D & Co, 121 Summer Bradley & Sayward, 129 Summer Bridges & Co, 138 Summer Brigham, F & Co, 5 High Brooks & Wells, 112 Summer Brown, A S & Co, 21 Lincoln Brown, H H & Co, 131 Summer Bryant, Case & Co, 103 Bedford Bunton & Co, 105 Summer, Burrell, Houghton & Co, 106 Summer Burt, Geo H & Co, 77 Bedford Cady, W G & Co, 110 Summer Casey, Brothers, 291 Devonshire Chase, A L & Co, 109 Summer Chse, L W & Co, 51 Lincoln Chase Merritt & Co, 32 High Chase, W S & Sons, 291 Devonshire Chick Brothers, 109 Summer Chipman, Calley & Co, 131 Summer Churchhill & Allen, 19 High Claffin, Wm, Coburn & Co, 138 Summer Clapp, A W & Co, 104 Pearl Clapp & Tapley, 112 Summer Clark, Frank & Co. 129 Summer Cobourn, A Son & Co, 138 Summer Corning, Jno S & Co, 105 Summer Cropley, J M & Bro, 135 Summer Curtis, O F Co, 84 Bedford Cutler, Foster, 31 Lincoln Damon & Leonard, 118 Summer Davis & Crafts, 96 Summer Davis & Crafts, 96 Summer Dike Boot & Shoe Co, 89 Pearl Dingley, Strout & Co, 134 Summer Durgin, J & Son, 103 Bedford Eaton & Terry, 291 Devonshire Emerson, R W & Co, 115 Summer Emerson Weeks & Co, 134 Summer Evans, W F & Co, 120 Summer Farrar, J E & Co, 101 Bedford Felch Bros, 100 Summer Field, Thaver & Co, 178 Congress Fogg, Shaw, Thayer & Co, 25 Lincoln

Foss, Packard & Co, 96 Summer Frank Herman & Co, 107 Pearl Five, C L & L T, 112 Summer Gardner Bros, 115 Summer Gav, Woodman & Co, 2 High Gibbs & Allen, 120 Summer Goddard, Fay & Stone, 103 Bedford Goodvear Boot & Shoe Co, 103 Bedford Gore, Geo P & Co, 14 High Green, J & Co, 285 Devonshire Grose, C & Sons, 86 Bedford Hall Bros, 46 Lincoln Hapgood, Hay & Co. 291 Devonshire Harris, Jos & Sons, 115 Summer Harris, Thos M & Co, 103 Bedford Hathaway, Soule & Harrington, 280 Devonshire Haynes, Kelsey & Co, 87 Pearl Henry & Daniels, 143 Summer Hixon, A W & Co, 63 High Houghton, Coolidge & Co, 24 High Howard & French, 121 Summer Hoyt, CN & Co, 101 Bedford Hunt & Russell, 125 Federal Hyde Bros, 100 High Johnson, C E & Co, 116 Summer Joslin, A L & Co, 123 Summer Keith, I N & Co, 89 Bedford Kelly, Z H & Co, 100 High Kent, Ed E & Co, 291 Devonshire Kimball Bros, 96 Summer Kneeland, Wm & Co, 101 Bedford Lamkin & Foster, 174 Congress Lane & Co, 110 Summer Lee, E D & Co, 288 Devonshire Leeds, Geo J, 24 Lincoln Leighton Bros, 961/2 Summer Lilly, Brackett & Co, 105 Bedford Maguire & Green, 86 Bedford Manning, J A & Co, 143 Pearl Marshall, J & J W, 123 Summer Martin, A P & Co, 14 High Meanes, James & Co, 41 Lincoln Meis, Chas & Co, 107 Pearl Merriam & Taylor, 33 Lincoln Milford Boot and Shoe Co, 32 High Mitchell, H H & Co, 89 Bedford Monroe, Packard & Lainscott, 116 Sum-Morse, W V & Co, 118 Summer

Morse, W V & Co, 118 Summer Mudge, E A & Co, 95 Bedford Myers, E & Co, 97 Summer Nash Edgar P & Co, 96½ Summer Nash, S W & E, 113 Summer Nelson, J S & Son, 291 Devonshire Newhall, H & Co 33 High Newhall, Sons & Co, 13 High Norman & Bennett, 133 Oliver Norton & Peabody, 97 Summer Noyes & Fish, 113 Pearl

BOOT AND SHOE DEALERS AND MANUFACTURERS.

Nute, Lewis W & Co, 27 High O'Connell, John & Sons, 127½ Summer Packard, F W & Co, 123 Summer Packard, N R & Co, 98 Summer Parker, David & Co, 143 Summer Parker, Holmes & Co, 141 Federal Parker & Cox, 145 Pearl Parker & Peaks, 294 Devonshire Pearl, Joshua R & Co, 103 Summer Perkins & Joice, 77 Bedford Phelps, Dodge & Palmer, 47 High Pike, J D & Co, 1031 Summer Porter, C F & Co, 126 Summer Porter, Geo E Co, 96½ Summer Pratt, Warren & Co, 110 Pearl Prouty, Isaac & Co, 111 Summer Putnam & Davenport, 89 Bedford Redpath Bros, 70 Pearl Reed, Geo & Son, 961 Summer Renne & Hall, 22 High Reynolds Bros, 120 Summer Reynolds, L M & Co, 105 Summer Rice & Hutchins, 125 Summer Rich & Woodbury, 143 Summer Robinson Bros, 120 Pearl Roswell E & Co, 96½ Summer Royce, H A & Co, 96 Summer Ruddock, Thos S & Son, 110 Summer Russell & Alley, 291 Devonshire Sanborn & Mann, 51 Lincoln Sargeant, Geo A & Co, 113 Summer Sawyer, W B & Co, 103 Bedford Schafer, Swarts & Co, 3 High Scott Bros, 43 West Shaw, S & Co, 120 Summer Sheehy, M & Co, 96½ Summer Smith, S N & Co, 96 Summer Soule & Lafayette, 16 South Sprague, E L & Co, 103 Summer

Stacy, Adams & Co, 98 Summer Stern, Henry & Co, 53 Lincoln Stetson & Combes, 143 Summer Stone, Albert, 33 High Strickland & Pierce, 156 Summer Strong & Carroll, 117 Summer Sunderland, Page & Co, 285 Devonshire Tenney, Geo J & Son, 109 Summer Tenney, Walter H & Co, 97 Pearl Thing, Samuel B & Co, 285 Devonshire Thomas & Coville, 291 Devonshire Thompson Bros, 16 Lincoln Thompson, J W & Co, 105 Pearl Tirrell, Church & Co, 85 Pearl Torrey, Gurney & Co, 107 Summer Towle J R & Sons, 29 High Treadway & Handy, 129 Summer Tucker, C E & Co, 121 Summer Tucker, James & Co, 34 High Upham Bros & Co, 19 High Valpey & Anthony, 105 Summer Vincent & Co, 110 Summer Vinton & Jenkins, 84 Bedford Walcott, J W & Co, 107 Summer Wallace, E G & E, 147 Summer Warren Boot and Shoe Co, 177 Congress Warren & Co, 14 High Whicher, T A & Co, 53 Lincoln Whitcomb & Paine, 95 Bedford White, Frank E, 129 Summer White Thos & Co, 28 High Whitman, Canedy & Co, 101 Bedford Wiggin, C E, 129 Summer Winch Brothers, 130 Federal Wise, L & Co, 23 South Woodbury Bros, 31 Lincoln Woodman, J K, 143 Summer Wright & Richards, 96½ Summer Young, B C & Co, 3 Appleton

CIGARS AND TOBACCO.

Andrews, J F & Co, 8 Central wharf Bassett, W A & Co, 7 Howard Bemis, Emery & Co, 32 Central wharf Bond & Turner, 150 Richmond Broderick, Wm H & Son 112 Dorchester ave

ave Callahan, D, 60 Merrimac Carruth, C H & Co, 46 Hanover Clapp, Chas H, 187 Atlantic ave Grodjinski, M J, 22 Water Hill, Miller & Co, 6 Commercial Meigs & Hamlin, 14 Central Miranda Bros, 122 Water Purdy & Nicholas, 27 Doane Reed, Jos M, 11 Central Samuel, Nathan, 10 Post-office square Wheeler, A J, 187 Atlantic ave Wilder, W P & Co, 18 Broad

CLOTHING MANUFACTURERS AND DEALERS.

Almy, Edward C & Co, 622 Wash'gton Chamberlain & Currier, 403 Wash'gton Cushing, Olmstead & Snow, 74 Summer Davis, Hopkins & Bates, 32 Chauncy Dean, M & Co, 75 Summer Fenno, Isaac & Co, 28 Summer Freed, A P & Co, 101 Chauncy Freeland, Loomis & Co, 744 Washington Hodgdon, D M & Co, 33 Otis Hopkins, Corson & Richmond, 62 Summer King, Hinckley & Co, 56 Summer

CLOTHING MANUFACTURERS AND DEALERS.

Leatham & Rawlinson, 33 Kingston Leland, Rice & Co, 101 Arch Louis & Cohea, 89 Summer Lovejoy, Geo H, 111 Arch Macullar, Parker & Co, 400 Washington Miner, Beal & Co, 63 Summer Myers & Andrews, 13 Otis Peavy, J & Bros, 38 Summer Reinstein, Oscar & Son, 79 Summer Rhodes, Ripley & Co, 99 Summer Rothwell, Jas & Co, 100 Arch Shuman, A & Co, 9 Summer Smith, Richardson & Bates, 87 Summer Spitz Bros & Mork, 503 Washington Strecker, L & Co, 147 Summer Strecker, M & Co, 101 Summer Wilnot, H B & Co, 261 Washington Wolf, B M & Co, 41 Summer

CONFECTIONERS.

Bailey, John B. 45 West Chase & Co, 698 Washington Copeland, D T, 128 Fremont Dickey, N S & Co, 25 Charlestown Fobes, Hayward & Co, 42 Chardon Gunther, Otto, 740 E Broadway Hervey, S C & Co, 21 Hawley Jessop, J H, 27 Fremont McDonald & Co, 29 Portland Murdoch, John, 124 Fremont Pepper, J W & Co. 154 Hanover Schnetzer & Abendroth, 11 Charlestown Schraft, Wm F, 11 Elm Stahl, Wm F, 37 Essex Thomas, Fred'k, 487 Washington Wenz, Henry & Bro, 546 Washington West, Wm & Co. 7 Hanover Wright & Moody, 161 Columbus ave

DISTILLERS.

Appele, Jones & Co. 7 Central wharf Block, Elias & Sons, 159 Milk Chapin, Frull & Co. 30 Central Chase, Dan'l E & Co. 45 N Market Felton & Son, 17 Broad French, C E & Co, 134 State Graves, C H & Sons, 35 Hakins Lawrence, Dan'l & Sons, 127 Broad Moore & Sinnott, 162 State Smith & Maxwell, 48 Congress

DRUG DEALERS.

Badger, C. W., 60. Blackstone Carter, Carter & Kilham, 356 Wash gton Cheney & Myrick, 15 Union Clapp, Otis & Son, 3 Beacon Cochrane Chemical Co, 55 Kilby Crafts & Co, 148 Commercial Doolittle & Smith, 24 Fremont Fowle, Seth W. & Sons, 115 High Gilman Bros, 307 Washington Kidder, Sam'l & Co, 46 Main Potter Drug & Chemical Co, 135 Columbus ave
Robinson & Davis, 41 High
Rust Bros & Bird, 43 Hanover
Stowell & Co, 46 Main
Sullivan, John, 63 Fremont
Thayer, B bson & Co, 169 Milk
Weeks & Potter, 360 Washington
Wilson, B O & G C, 28 Merchant's row

DRY GOODS.

Allen, Lane & Co, 266 Devonshire Badger, W S & Co, 88 Hawley Bartlett, Swadkins & Miller, 29 Kings-Bliss, Fabyan & Co, 100 Summer Bremer, John L & Co. 202 Devonshire Brown, Wood & Kingman, 31 Bedford Case, I eland & Co, 38 Bedford Catlin & Co, 15 Chauncy Coffin, Altemus & Co, 53 Avon place Converse, Stanton & Cullen, 62 Franklin Dana, Tucker & Co, 48 Franklin Danforth, Clark & Co, 16 Kingston Davis, Henry C, 65 Kingston Deering, Mulliken Co, 262 Devonshire Denny, Poor & Co, 268 Devonshire

Dexter, S.P. & Co. 200 Devonshire Ewing Bros & Co, 80 Chauncy, Fauikner, Page & Co, 66 Franklin Fishel Bros, 23 Kingston Floyd Bros & Co, 65 Kingston Frost, Rufus S & Co, 88 Franklin Griswold, D C & Co, 63 Chauncy Hall & Newell, 81 Summer Hammond & Perkins, 40 Bedford Harding, Colby & Co, 302 Devonshire Iselin, Neeser & Co, 46 Chauncy Joy, Langdon & Co, 99 Chauncy Kendall, R W & Co, 99 Bedford Knower & Cooley, 40 Bedford Lane, J H & Co, 33 Federal Lawrence, Taylor & Co, 56 Summer Lewis Bros & Co, 44 Chauncy

DRY GOODS.

Minot, Hooper & Co, 18 Kingston Murphy & Coolridge, 26 Chauncy Pierce, Hardy & Co, 290 Devonshire Sampson, O H & Co, 69 Chauncy Sanborn, Ham & Co, 74 Chauncy Smith, Hogg & Gardner, 66 Chauncy Stetson, John & Co, 33 Federal Townsend & Yale, 17 Kingston White, Payson & Co, 30 Bedford Wilkinson, Geo J & Co, 40 Bedford Wood, Howard & Co, 20 Kingston Woodbury & Foss, 105 Summer

FERTILIZERS.

Adams, E A & Co, 115 State Bowker Fertilizer Co, 43 Chatham Dole Fertilizer Co, 120 Commerce Dow, Davis & Co, 14 Chatham Judson & Sparrow, 38 S Market Lee, Blackburn & Co, 137 High North, Chas H & Co, 33 N Market Standard Fertilizer Co, 30 Kilby Suffolk Oil & Guano Co, 21 Fulton Tucker, Jos A & Co, 13 Doane

FISH DEALERS.

Adams, E A & Co, 5 T wharf Atwood & Co, 52 Long wharf Boston Fish Co, 15 T wharf Brown, Seavey & Co, 34 Commercial wharf

whall
Burns, J & Co, 1 T wharf
Conquest & Hodgkins, 14 T wharf
Ellis, E S & Co, 119 Atlantic ave
Freeman, N D & Co, 24 T wharf
Harding, F E & Co, 30 T wharf

Haskell, Wm & Co, 122 Commerce Hunt, C & Co, 120 S Market Kerrigan & Perry, 104 Atlantic ave O'Hara, F H & Co, 112 Atlantic ave Phelan, M & Co, 70 Atlantic ave Prior, Ingalls & Co, 124 Commerce Snow, Stephen & Co, 29 T wharf Taylor & Mayo, 25 T wharf Wright & Stone, 7 T wharf

GROCERS.

Alden, O W & Co, 210 State Andrews, Barker & Co, 5 Commercial Ayer, M S & Co, 189 State Boyd, Leeds & Co, 216 State Briggs & Shattuck, 200 State Conant, ES & Co, 85 S Market Crocker & Eldridge, 84 S Market Dana, Thos & Co, 9 Commercial Gay, Timothy & Co, 18 India Haskell & Adams, 84 Commerce Hayes, James A & Co, 101 Broad Hyde & Southworth, 83 Broad Johnson, H A & Co, 222 State McIntyre, Peter & Co. 196 Commercial Moody, Chas E & Co, 75 Commercial Morse Bros & Co, 45 Commercial

Munroe, I W & Co, 71 Commercial Nickerson, F W & Co, 69 Commercial Rich, Mathias & Co, 3 N Market Saville, Somes & Co, 55 Commercial Sawtell, A & Co, 6 S Market Sears & Co, 180 State Sleeper, S S & Co, 12 S Market Smith, C B & Bro, 37 Fulton Smith, W D & Co, 78 North Southwick, B F & Co, 48 S Market Spurr, H W & Co, 25 Commercial Stearns, Wm & Co, 60 Chatham Torrey, G W & Co, 24 S Market Watson, Pierce & Co, 61 Chatham Winslow, Rand & Watson, 197 State

HARDWARE.

Allen & Noble, 127 Washington
Appleton & Litchfield, 304 Washington
Austin & Eddy, 117 Broad
Bigelow & Dowse, 227 Franklin
Bliss Bros, 170 Commercial
Bradlee, Hastings & Co, 157 High
Brooks & Co, 115 Milk
Callender, Benj & Co, 246 Devonshire
Chandler & Farquhar, 177 Washington
Chase, Stearns & Co, 33 Pearl
Colby, W M & Co, 96 Richmond
Cook & Wood, 287 W Broadway
Dame, Stoddard & Kendall, 374 Washington

Darling, H M & Co, 632 Washington Davis, Stebbins & Co, 33 Sudbury Davis, Wm M & Co, 159 Meridan Diaz, Robt M & Co, 171 Devonshire Dodge, Haley & Co, 450 Oliver Dunne, Jas H & Co, 18 Devonshire Ferdinand, L W & Co, 267 Federal Frye, Phipps & Co. 23 Pearl Gardner, A M & Co, 132 Oliver Goodnow & Wrightman, 176 Washington

Hall, H G & Co, 155 Beach Hanks, T N & Son, 319 W Broadway Hill, Thomas & Sons, 233 W Broadway

HARDWARE.

Holder & Herrick, 123 Milk Hunter, J B & Co, 1286 Washington Ladd, Curry & Hanmer, 1287 Washington Mayo & Balkam, 149 Green Nettles, C & Co, 707 Fremont Nicholas, Bellamy & Co, 657 Washington North, F O & Co, 276 Devonshire

Pierce Hardware Co, 38 S Market Porter & Wooster, 66 Beverly Pritchard, Wm L, 186 Devonshire Saunders, Geo S & Co, 155 Washington Shute, Franck & Co, 23 Kilby Vinal, Jas W & Co, 8 Dock square Warren, M C & Co, 9 Dock square Wilkinson, A J & Co, 180 Washington

HATS, CAPS, ETC.

Aborn, S O, 229 Washington Cohen, I & Co, 282 Devonshire Dinner, I H, 117 Summer Dyer, Taylor & Co, 36 Chauncy Greenough, Byron & Co, 73 Hawley Moore, Smith & Co, 240 Devonshire Peck, A D & Co, 9 Otis Sanger & Basch, 102 Chauncy Spaulding & Taylor, 250 Devonshire

IRON AND STEEL.

Abbott, Jere & Co, 35 Oliver Austin, F B & Co, 94 North Bacon & Co, 107 Oliver Bartlett, NS & Co, 70 Kilby Bellows & Manson, 77 Oliver Brown, McClure & Co, 69 Purchase Cochnower, Geo F & Co, 80 Oliver Cutler, E P & Co, 15 Oliver Dodge, Haley & Co, 45 Oliver Dunbar, Geo & Co, 76 Pearl Fuller, Dana & Fritz, 110 North Gilmore & Eustis, 70 Kilby Glendon Iron Co, 18 P O square Holder & Herrick, 123 Milk Horne, Wm M & Co, 74 India Houdlette & Dunnels, 272 Franklin Houghton & Richards, 39 Fort Hill square

Jones, B M & Co, 11 Oliver Lloyd & Symes, 19 Milk 'Loring, C C & Co, 19 Pearl Lundberg, Gustav, 38 Kilby McBarron & Co, 30 Oliver Page, Newell & Co, 139 Milk Pierson, C L & Co, 44 Kilby Pembroke Iron Co, 8 Oliver Priest, Page & Co, 145 Franklin Shepard & Co, 54 Kilby Tompkins, A G & Co, 10 Oliver Tyler Bros, 8 Oliver Wales, J & Co, 19 Pearl Wetherall Bros, 31 Oliver Wheeler Metal Co, 191 High Wilkinson, A J & Co, 184 Washington

IRON FOUNDERS.

Birtwell, Jos & Co, 60 Broad Clemsford Foundry Co, 131 Portland Estabrook, R & Son, 226 Washington Highland Foundry Co, 89 North Leavitt & Co, 46 School Locke, S B & Co, 6 Oliver Taunton Iron Works, 87 Blackstone Woburn Iron Foundry, 14 State Wollaston Foundry Co, 50 Union

LEATHER DEALERS.

Allen, Field & Lawrence, 72 High Alley, John B & Co, 75 South Atherton, C F & Co, 93 High Ball, James & Co, 97 High Banchor & Richardson, 66 High Beebe, Lucius & Sons, 69 High Beggs & Cobb, 67 South Bigelow, A M & Co, 36 Lincoln Bishop, C S & Co, 262 Purchase Brackett, A A & Co, 64 South Brackett, J & Son, 96 South Bushwell, C H & Co, 133 Summer Butler, Hayden & Co, 101 High

Claflin, Lee & Son, 73 High Converse, Stanwood & Co, 27 South Crane, J P & Co, 126 Summer Cuming & Patterson, 54 High Cummings, David & Co, 19 High Cummings, John & Co, 161 Summer Day, Wilcox & Co, 34 South Dean, Palen & Co, 72 South Dewson, Williams & Co, 49 South Dow, Stephen & Co, 6 High Dunn, Greene & Co, 30 South Emerson, Geo & Co, 116 South Endicott, H B & Co, 27 High

LEATHER DEALERS.

Farnon, Chas B & Co, 58 South Field Bullivant & Co, 44 South Foster, A J & Co, 101 Bedford Frost, C E & Co, 40 Lincoln Grey, Clark & Engle, 47 High Hall, Stetson & Co, 169 Summer Hamblen Bros, 228 Purchase Harrington, Chas & Co, 70 South Heney, J A & Son, 16 Marshall Homer Bros, 38 South Hoyt Bros, 143 South Hubbard & Blake, 133 Summer Hull, G A & Co, 33 South Hunt, ES & Co, 94 High James, NN & CH, 55 South Keith, EH & FA, 98 High Kellett, W W & Co, 179 Summer Kimball, B F & Co, 63 High Kistler, Lesh & Co, 117 High Lane, Pierce & Co, 92 South Locke & Knox, 226 Congress Lord, Wm S & Co, 50 Lincoln Loring & Avery, 47 South Mayo, Packard & Co, 86 High McGregor, D L & Co, 42 Lincoln Murray, J B & Co, 58 High Nichols & Curwen, 228 Congress Perry, Converse & Co, 15 South

Pierce, W P & Co, 92 South Pope, A W & Co, 45 High Proctor, Thos E, 106 High Quirin, Wm & Co, 276 Purchase Ramsdell, J F & Co, 49 High Read, Henry H & Co, 236 Purchase Rice, N W & Co, 12 South Rice, T & Co, 135 Summer Rockwell, J S & Co, 18 High Sanders Leather Co, 122 South Schayer Bros, 44 Devonshire Sewell & Samson, 60 South Shaw, E L & Co, 68 South Shawmut Mfg Co 45 High Skinner, James & Co, 175 Summer Southwick, L B & Co, 46 High Swan, D A & C C, 65 Lincoln Thompson, Albert & Co., 39 South Thompson, B F & Co, 187 Summer Tidd, Wm & Co, 31 High Walker, Oakley & Co, 18 South Webster & Co, 55 High Westcott, S & Son, 85 High Whitcher & Emery, 4 High White Bros & Sons, 151 Summer White, Geo A & Co, 61 South Winslow Bros, 33 South Withington & Hall, 92 High

MEN'S FURNISHING GOODS.

Adams & Spitz, 13 Otis Cleveland, Brown & Co, 11 Otis Cluett, G B, Bro & Co, 9 Franklin Davies, Robt K & Co, 7 Otis

Hawley, Folsom & Martin, 108 Arch Pine & Hamblin, 12 Summer Smith, Jos W & Co, 178 Devonshire Weil, Deyfus & Co, 68 Summer

SAFE MANUFACTURERS.

Craig & Tucker, 51 Sudbury Damon Safe Co, 108 Sudbury Detroit Safe Co, 57 Sudbury Morris & Ireland, 64 Sudbury Morse, E R, Safe Co, 78 Sudbury Mosier, Bowen & Co, 192 Devonshire Sargent, Greenleaf & Co, 57 Sudbury Wilsons, Cassels & Co 66 Sudbury York Safe & Lock Co, 104 Sudbury

STOVE FOUNDERS.

Barstow Stove Co, 56 Union Dunklee, G C & Co, 111 Blackstone Highland Foundry Co, 89 North Smith & Anthony Stove Co, 54 Union Wollaston Foundry Co, 50 Union

WOOD AND WILLOW-WARE.

Bishop & Bro, 35 Hawley
Buss, Geo W & Co, 145 Merrimac
Carter & Hiskell, 20 Blackstone
Lappen, J E & Co, 56 Chatham
Lappen, O & Co, 28 Doik sq
Peabody, H W & Co, Mason building

Peters & Jones, 5 Holmes block Plummer, J B & Co, 38 Clinton Smith & Whitter, 69 Broad Warner, R & Co, 38 Commercial Wheeler, F L, 99 Lowell

WINE AND LIQUOR DEALERS.

Atkins, H & Co, 8 S Market Banchor, J F & Co, 98 Chauncy Bigelow, A S & Co, 48 School Blanchard, Farrar & Co, 14 Dock sq Britnall, N Y & Co, 22 India Burbank, J & Co, 106 State Callahan, J F & Co, 206 Lincoln Campbell Bros, 220 W 9th Chenery & Co, 196 State Clark, B C & Co, 55 Kilby

WINE AND LIQUOR DEALERS.

Cochran, S Q & Co, 80 Devonshire Conlon, John & Co, 198 Lincoln Cottle, Pitcher & Co, 28 India Dame, Frank & Co, 41 Commercial Doane, John S & Co, 149 Blackstone Doherty, M & Co, 192 Kneeland Farrell & Co. 9 Charlestown Fisher & Fairbanks 19 Exchange Flagg, D F & Co, 165 Blackstone Fuller & Wilder, 18 Milk Gibbon, John S & Co, 362 Atlantic ave Graves, C H & Sons, 35 Hawkins

Hayes & Angle, 91 Broad Holbrook, M D & Co, 110 State Holdon & Clay, 15 Broad Hunt, F W & Co, 8 India Jones, W H & Co, 153 Blackstone Lyons, W J & E, 109 Lincoln Miller John & Co, 300 Hanover Moore & Sinnott, 162 State Purdy & Nicholas, 27 Doane Sterne & Sons, 370 Atlantic ave Wood, Pollard & Co, 59 Kilby

CINCINNATI BUSINESS HOUSES.

Compiled expressly for Boyer's Legal Directory.

BABBITT METAL.

Abraham, John D, 21 E 9th
Bell, Thos J & Co, Broadway and 2d
Bourbon Copper and Brass Works, 204
E Front
Cincinnati Smelting Works, 462 E
Front
Dunn, Peter J & Co, 218 W 2d
Kirkup, William & Son, Pearl and Ludlow
Laidlaw & Dunn Co, 143 W 2d
Michaels & Schuermann, 182 W Pearl

Merkel Bros, 184 W 2d McGowan, John H & Co, 46 Central ave Nottingham, T J, Pearl and Plum Powell, The Wm Co, 52 Plum Riegler, Alex, 20 Perry Standard Smelung Works, 27 E 9th Vanduzen & Tift, 102 E 2d Warden, McClelland & Co, 25 Broadway Yingling, J A, 23 E 2d

BAKING POWDER MANUFACTURERS.

Anchor Mustard Co, 47 E 2d Bender & Dixon, 33 W 8th Cooper, S S, 25 W 6th Cox Chemical Co, 53 W 3d Dodson & Idlett, 13 E Pearl Doll, Samuel, 542 Walnut Domestic Baking Powder Co, 17 E 3d Droste, H R & Co, 62 E 2d Excelsior Baking Powder Works, 2d and Ludlow Gerwig & Co, 17 E 3d Harrison, Wm H & Co, 68 Walnut Heekin, Jas & Co, 41 W 2d Muth, Charles F & Son, Freeman and Central ave Potter, Parlinn & Co, Pearl and Lawrence Utter & Chamberlin, 90 W 2d Webster, E R & Co, 60 W 2d

Wilson, E J & Co, 48 W 2d

BOILER MAKERS.

Barnes, Chas & Co, 38 Sycamore Blymyer Mfg Co, McLean ave Dumont Boiler Works, 92 E Front Greenwald, The I and E Co, 248 E Pearl Jones, Robt & Co, 133 E Pearl Lane & Bod'ey Co, John and Water McIlvain & Spiegel, Pearl and Lawrence Smith, Myers & Schnier, 322 W Front Tudor Boiler Mfg Co, 244 E Pearl

BOOT AND SHOE DEALERS AND MANUFACTURERS.

Alter, Forwood & Co, 91 W Pearl Benckenstein, Julius & Co, 99 W Pearl Butterworth & Co, 126 W 3d Cowen & McGrath, 64 W Pearl Durrell Bros & Co, 26 W Pearl Gates, John & Co, 54 W Pearl Hickman, Taylor & Co, 67 W Pearl Holdridge, A & Co, 6th and Main

BOOT AND SHOE DEALERS AND MANUFACTURERS.

Hume & Bahr, 228 W 4th
Laws, Jas H & Co, 16 W 2d
Laws, Wm H H & Co, 28 W Pearl
Lytle & Co, 91 W Pearl
Mauss Bros Boot and Shoe Co, 82 W
Pearl
Meis, Chas & Co, 63 W Pearl
Meyer, Adolph & Co, 136 Race

O'Connell & Middleton, 66 W Pearl Plaut & Marks, 84 W Pearl Ringgold, F G & Co, 95 W Pearl Sachs, J & B, 109 W Pearl Simpkinson, J & A & Co, 216 W 4th Straus, John, 34 W Pearl Thorne, W F & Co, 39 W Pearl

BOOK-BINDERS AND PRINTERS.

Aldine Printing Works, 248 Walnut Bacon Bros, 17 Hulbert Block Boake & Miller, 2d and Vine Bradley, C F & Co. 28 W 4th Braumwart & Brockhoff, 4 W 6th Butler, Martin & Co, 100 Walnut Bourgheim, M & D, 484 Vine Carpenter & Ranshaw, 130 Walnut Cassady, Jas A & Co, 51 Longworth Clarke, Robt & Co, 65 W 4th Cox, Saml C & Co, 72 W 4th Davey, John R & Co, 137 Walnut Dibble, W E Pub Co, 227 Main Elm St Printing Co, 178 Elm Hoffman, W H, 166 Race Huesman, E & Bro, 545 Main Keating & Co, 130 Walnut Kramer, Emil, 370 W 5th Krebs Lithographing Co, 140 Sycamore Krehbiel, C J & Co, 248 Walnut Mills, J R Sons, 105 Walnut

Morris, E J & Co, 8 W 3d Morris, Robt T, 65 Vine Moss, J H & Co, 148 W 5th O'Neil & Healy, 190 Walnut Peak, Jacob & Co, 18 W Pearl Pounsford, A H & Co, 3 W 4th Rosenthal, S & Co, 203 Vine Sherrick, Henry C, 127 Walnut Skinner, Wm C & Co, 47 Main Thomson, P G, 258 Race Wagner Bros, 15th and Race Warley, Ditchen & Co, 7 W 2d Webb, William A & Sons, Pearl and Vine Wilstack, Baldwin & Co, 143 Race Winckler, Richard P, 120 Main Woodrow, C T & Co, 146 Walnut Wright, Wm & Co. 82 Johnston build-Yorston, John C & Co, 82 Johnston building

BRASS WORKS.

Deckeback, F C, 171 W Court Dunn, Peter J & Co, 218 W 2d Fewlass, George, 118 E 2d Hartman Bros, 9 W 7th Hesterberg, R & Co, 168 W 2d Lunkenheimer, F, 17 E 8th Post & Co, 161 W Pearl

BRASS GOODS.

Bell, Thos C & Co, 2d and Broadway Brown, John J, 175 Plum Clark & Hawley, 17 E 9th Kearney, John & Co, 315 Broadway Love & Co, 238 W Pearl Merkel Bros, 184 W 2d

BREWERS.

Adam, Henry, Miami Canal and Straight Banner Brewing Co, Walnut and Canal Bellevue Brewery, Brown and Freeman ave

Bruckmann, John C, Ludlow ave Crescent Brewing Co, Evans Gerke Brewing Co, Plum and Canal Germania Brewing Co, 947 Central ave Hauck, The John Brewing Co, Central

llerancourt Brewing Co, Harrison ave Jackson Brewery, 284 McMicken ave Jung Brewing Co, Garden and Freeman ave Larkman, Herman, 525 W 6th Lion Brewery, Plum and Liberty Moerlein, Christian Co, 711 Elm Niehaus & Klinckhamer, Race and Bremen

Schaller Bro, 652 Main Schmidt & Bro, 45 McMicken ave Sohn, J G & Co, 324 McMicken ave Walker, The J, Brewing Co, 385 Sycamore

Western Brewery, Freeman avenue and Garden

CARPET DEALERS.

Alms & Doepke, Main, Canal and Hunt Artman, E R & Co, 9 Bradford block Buddeke Bros, Central ave and Court Feiler, Christ, 614 Central ave Goldman, Speyer & Co, 118 W 6th Heron, J & Co, 285 Central ave Hess, Hirschland & Co, 215 W 5th Hood, Bonbright & Co, 90 W 6th Hyman & Co. 193 W 5th Kirk, W J & E H, 176 Walnut Louis & Co, 135 W 6th

Lowry & Goebel, 167 Elm
Martin, Henry & Co., 469 Main
May, Stern & Co., 271 W 6th
Otte, Geo F & Co, 133 W 4th
Rothchild's, R Sons, 292 W 6th
Shillito, The John Co. 7th and George
Shott, Samuel & Co. 198 W 5th
Shott, Simon M & Co., 210 W 5th
Sommers, Waldheim & Co., 155 W 6th
Stukenborg, F & Bro., 9 E Pearl
Thomas, L B & Co., 138 W 4th

CHEMICAL MANUFACTURERS.

Berghausen, Edw & Co, 41 E 2d Central Chemical Co, 309 McMicken av Cincinnati Chemical Co, 54 Main Evans Chemical Co, 76 Johnston bldgs Forest City Chemical Co, 339 W Front Fries, Alexander & Bros, 48 E 2d Lloyd Bros, Court and Plum Marsh & Harwood Co, 309 McMicken ave Merrill, H M & Co, 134 W 6th St. Louis Chemical Co, Main and Keck

CIGAR MANUFACTURERS.

Alsfelder Bros & Bejach, 66 Main Aram & Co, 4 E Pearl Bensinger & Co, 139 W 6th Berghausen, Ed & Co. 41 E 2d Berning, F & H 173 Main Bishop, R M & Co, 114 E Pearl Davis', A Sons & Co, 25 E 3d Diehl, A G & Co, 49 Main Dobner & Elbert, 310 Main Duke & Ficke, 105 W 2d Fischer, M & Co, 22 W Pearl Freidberg, Louis & Co, 14 E 2d Friedman & Ward, 521 McMillan Fries, Alexander & Bros, 48 E 2d Fritz Bros, 125 Main Gedge, J F & Co, 27 Vine Gleen, Wm & Sons, 68 Vine Haas Bros, 83 Race Hamburger, Jos & Co, 73 W Pearl Hendrich, John C & Co. 27 Walnut Heustis, S W & Bro, 10 Sycamore Hoeb, J T & Co, 3 S Water

Kesner & Hart, 317 W 5th Krohn, Feiss & Co, 7 E 6th Lindner, John R R, 144 Main Lowenthal S & Co, 235 Sycamore Lucke, J H & Co, 92 E 8th May, Harry & Co, 16 Main Meyer, Henry G & Co, 177 W 5th Moers & Mannheimer, 29 W Pearl Mosby & Hodgson, 12 W 2d Newburger, L & Bro, 141 W Pearl Nulsen, C A & Co, 5th and Main Ottenberg, S & Bros, 3d and Main Paxton Bros & Co. 32 E 2d Pebles', Jos R Sons, 73 W 4th Rice & Co, 103 W 2d Rogers & Co, 129 Main Roth, Bruner & Feist, 150 W 4th Smith, Spooner & Co, 83 W 2d Trautmann, E & Co, 160 W Court Ullman, Bloom & Co, 23 E 3d Webster, E R & Co, 60 W 2d

CLOTHING MANUFACTURERS AND DEALERS.

Bettman, Bloom & Co, 112 W 3d Bettman Bros, 96 W Pearl Bing, Bruel & Co, 108 W Pearl Cohn Bros & Co, 113 W 3d Ettlenger, M & Co, 116 W 3d Fechheimer Bros & Co, 156 W 3d Feder, Silberberg & Co, 90 W Pearl Glaser, Kuder & Co, Pearl and Vine Goldsmith, Klaw & Co, 99 W 3d Grabfield, Sickles & Co, 86 W Pearl Hart, Isaac & Co, 80 W Pearl Heilbrun, Heldman & Co, 157 W 3d Herzog & Co, 68 W Pearl Jacobs & Sachs, Pearl and Race Kahn, Sturm & Co, 3d and Race

Leon & Metzger, 92 W Pearl
Levy, Rau & Price, 117 W 3d
Lœb, Wallenstein & Co, 79 W Pearl
Marks Bros & Marks, Pearl and Vine
May Bros & Co, 128 W 3d
Ronsheim, Wm & Bros, 70 W Pearl
Schwartz & Peck. 79 W Pearl
Stern, Mayer & Co, 3d and Vine
Stix, Krouse & Co, 135 Race
Trounstine, A & J & Co, 3d and Vine
Voorhees, Miller & Rupel, 3d and
Race
Wolf, M & Sons, 102 W Pearl
Wolfson Bros & Co, 149 W 3d
Wyler, Ackerland & Co, 4th and Race

CONFECTIONERS.

Arand, Edward, 857 Central ave Buhr, Wendte & Co, 66 Walnut Doescher, A & J, 12th and Jackson Dorscher Bros, 176 W 5th Echert, The P Co, 127 W Court Empson & Co, 134 W 4th Fries, Alexander & Bro, 43 E 2d Huber, P & Co, 9 Main Klein, Henry, 509 Vine Perkins, John J & Co, 41 Vine Reinhart, C H, 51 Vine Reinhart & Newton, 83 W 2d Smith, H D & Co, 56 Main Spilker, Arnold, 639 Elm Wehking, Fred & Bro, 381 W Liberty

DRUG DEALERS.

Allen & Co, 5th and Main
Birdsal, J S & Co, 14 E 4th
Calvert, C P & Co, Pearl and Walnut
Egoer, F & Co, 5th and Race
Evans, Jasou S, 5th and Walnut
Harrison, J M, 4th and Sycamore
Hale, Justis & Co, 99 Walnut
Lloyd Bros, Court and Plum

Merrell, H M & Co, 134 W 6th Negley, W H, 5th and Main Park, John D & Sons, 175 Sycamore Potts, Chas E & Co, 3 W 5th Rauchfuss, Otto & Co, 224 Main Reakert, J & C, 13 E 3d Runkle & Burtner, 2d and Walnut Vogeler, F & Co, 6th and Main

DRY GOODS.

Alms & Dæpke, Main and Canal Bell, Miller & Co, 6th and Race Bregel, Jos A & Co, 130 W 3d Buddeke Bros & Co, Court and Central

Campbell, John & Co, 32 W Pearl Feder, H & Co, 137 W 3d Gohs, J H & Co, 478 Main Grassel, Geo F & Co, 462 Main Haas, B & A, 140 Race Hirschman, K & Son, 101 W Pearl Honkompc & Stagge, 488 Main Hood, Bonbright & Co, 90 W 6th Laws, Jas H & Co, 16 W 2d

Loth & Haas, 59 W Pearl
Martin, Henry & Co, 12th and Main
Miller Bros & Co, 98 W 4th
McAlpin, The Geo W Co, 105 W 4th
Pogue, H & S, 112 W 4th
Rosin, L & Co. 69 W Pearl
Schmidt, A & Co, 474 Main
Shipley, Doisey & Co, 4th and Elm
Seifert, L D & Co, 398 Vine
Specker Bros & Co, 81 W Pearl
White, Ambrose & Co, 158 W 3d
Young, Smythe, Field & Co, 1 Bradford
block

FANCY GOODS AND NOTIONS.

Alkmeyer, E & Co, 115 W Court Brigel, Jos A & Co, 130 W 3d Bailey, Joel J & Co, 7 Bradford blk Bell, Miller & Co, 6th and Race Bruhl, Chas W & Co, 244 W 5th Byrne & Sherlin, 30 E Pearl Eckert Bros, 65 E Pearl Esselborn & Co, 203 Race Feder, H & G, 137 W 3d Fechheimer & Amberg, 127 Main Knost Bros & Co, 137 W 4th Loth & Haas, 59 W Pearl McAlpin, The Geo W Co, 105 W 4th

Meyers & Co, 57 W Pearl
Miller Bros & Co, 100 W 4th
Nelson, P & Co, 169 Elm
P-penbrock & Co, 441 Main
Pogue, H & S, 112 W 4th
Reins, Isidore, 202 W 4th
Schmidt, A & Co, 474 Main
Strobel & Wilkin Co, 140 Walnut
Wald, Lewis & Co, 146 W 3d
White, S B, 178 Elm
Wurlitzer, Rudolph & Bro, 115 Main
Young, Smythe, Field & Co, 1 Bradford
block

FUR DEALERS.

Balz, Finn & Co, 134 Race Baum & Balz, 155 W 3d Burkhardt, A E & Co, 113 W 4th Dickinson, W S & Co, Vine and Pearl Goodrich, Peele & Co, 131 Race Gotherman & Gibson, 60 W Pearl Mendel, Berman & Co, 95 W 3d Roberts, Sellers & Co, 105 W Pearl

GENTS' FURNISHING GOODS.

Alms & Doepke, Main & Canal Bell, Miller & Co, 6th and Race Bettman, B & Co, 62 W Pearl Bohm Bros & Co, 3d and Race Brigel, Jos A & Co, 130 W 3d Brinkman, Henry, 153 W 3d Eichberg, F & Co, 127 W Pearl Hanke Bros, 464 Main Hirschman, K & Son, 101 W Pearl Liebman & Schloss, 94 W Pearl Loth & Haas, 59 W Pearl Lowmans' Sons & Co, Race and Pearl McFaddin, J W & Co, 58 W Pearl Martin, Henry & Co, 469 Main Meyers & Co, 57 W Pearl Oppenheimer, Straus & Co, 113 W 3d Papenbrock & Co, 441 Main Rosin, Leopold & Co, 69 W Pearl Schwartz & Peck, 79 W Pearl Specker Bros & Co, 81 W Pearl Straus, Isaac & Co, 98 W Pearl Wald, Lewis & Co, 146 W 3d

GROCERS.

Alf, B G & Co, 6 E Pearl, Andrews, Bates & Co, 2d and Vine Arand, Schuermyer & Heyker, 15 Main Bateman & Boote, 76 E Pearl Brown, Chas & Co, 49 W 2d Clark, A R & Co, 39 Walnut Coffin, Z B & Co, 117 W 5th Colter & Co, 6th and Main Dobson & Idlett, 13 E Pearl Donham & Ryland, 16 E Pearl Duncan, Thos J & Co, 89 W 2d Flach Bros, 2d and Vine Ford, Eaton & Co, 86 W 2d Fye, W J & J H, 28 E Pearl Hanks, Richard & Co, 20 Vine Heitmyer, J F & Sons, 44 Walnut Hill & Smith, 45 Vine Hopple, Jas C & Co, 42 W 2d Kerr, Kahn & Co, 57 W 2d Laws, J H & Co, 16 W 2d

Leverone, J & Co, 24 W Front MeFarlan, Baldwin & Co, 46 Vine Minor & Dixon, 69 Vine Mosby & Hodson, 17 W 2d Peebles', Jos R Sons, 73 W 4th Perkins, John J & Co, 41 Vine Peter, Henry & Sons, 560 Main Reinhart & Newton, 84 W 2d Rutter, Jas G, 38 E Pearl Schulte, O E & Co, 26 E Pearl Shaw & Phister, 103 E Pearl Shinkle & Kreis, 21 W 2d Sh^rt & Mundell, 102 E Pearl Stall, B G & Co, 44 Main Stiles, H L & Co, 2d and Walnut Taylor, Jos & Co, 939 Central ave Thompson, H F & Co, 976 Central ave. Weber, Geo J, 55 W Court White & Curtner, 11 W 2d Woodburn, R. Pearl and Sycamore

HARDWARE DEALERS.

Bode Hardware Co, 481 Vine Clark, Widdifield & Co, 53 W Pearl Gano, Howell & Co, 138 Walnut Glaescher & Co, Main and Franklin Johnson Bros, 5th and Central ave Kruse & Bahlman, 15 W Pearl Langhorst, C W, 486 Main McCall, Wm A & Co, Pearl and Walnut Niehaus & Meyer, 250 W 5th Pappenheimer Hardware Co, 183 W 4th Pickering, T & A, 5th and Main

IRON FOUNDERS.

Blottner, Jos B & Co, 884 Central ave Blymyer Iron Works, 694 W 8th Cincinnati Foundry, 154 E Front Dyett, J & Co, Front and Central ave Eberhard Mfg Co, 324 Walnut Eureka Foundry Co, 123 Gest Excelsior Iron Foundry, 331 W Front Foley, J W & Co, 331 W Front Fritsch, Francis, McMicken ave Globe Foundry, 139 W 2d Haven, The James L Co, 56 Plum Hoefinghoff & Lane, 180 E Front Jones', L Sons, 450 George Kahn, F & L Bros, 20 W Pearl

Krieger, Burkhardt & Co, 737 Ceutral ave
Lane & Bodley Co, John and Water
Lord & Frhart, 850 W 6th
Norton, D K & Son, 2d and Elm
Phoenix Iron Foundry, 195 Wade
Rankin, C S & Co, 185 W Pearl
Redway & Burton, 9th & Harriet
Resor, Wm & Co, State ave
Stacey Mfg Co, 16 Ramsay
Tatum, Samuel C & Co, John and Water
Williamson, Samuel, 212 E Front

IRON MANUFACTURERS.

American Galvanizing Works, 298 E
Pearl
Anchor Iron and Steel Works, 94 W
2d
Cleveland Rolling Mill Co, 4 Wiggins
block
Dayton, L M, 94 W 2d
Eureka Co, 64 W 3d
Globe Rolling Mill Co, 163 W Pearl
Mitchell, Trantor & Co, 2d and Elm
Norton Iron Works, 3 Johnston bldg

Painter, J & Sons, Wiggins block Porter Roofing Co, 19 Johnson bldg Reeves Iron Co, Wiggins block Riverside Iron Works, 4th and Main Springfield Iron Co, 4th and Race Swift's Iron and Steel Works, 26 W 3d Whitaker Iron Co, 4th and Main Young town Rolling Mill Co, Wiggins block

JEWELERS, MANUFACTURERS.

Daller, Jos, 391 Vine
Depperman Jewelry Co, 180 Walnut
Duhme & Co, 4th and Walnut
Eichelberger & Jonas, 179 Race
Fox Bros & Co, 68 W 4th
Fox, Gustave & Co, 148 W 4th
Hellebush, Clemens, 77 W 4th
Isbell, E E & Co, 58 W 4th
Keck, The Herman Mfg Co, 175 Vine

Kent, H T, 58 W 5th Lucius & Co, 175 Vine Mehmert, Jos, 319 Freeman ave Michie Bros, 178 W 4th Noterman & Jonas, 169 Race Oskamp, Clemens, 175 Vine Owen, M C, 167 Vine Simper, J G, 168 W 4th Wilkening Bros, 187 W 4th

OIL DEALERS AND MANUFACTURERS.

American Cotton Oil Co, 113 E 6th Anchor Oil Co, 7 Public landing Brooks Oil Co, 80 W Court Burchardt & Co, 101 Sycamore, Coffin, Wm & Co, 5 Main Eagle Oil Co, 52 Sycamore Forest City Chemical Co, 339 W Front Fulton Oil Works, 20 Broadway Moore, Chas H & Co, 25 Sycamore Monarch Oil Co, 435 E Front Sharp, F R & Co, 48 Sycamore Wagner, C P & Co, 20 Broadway West End Oil Co, Western ave Woodworth Lubricating Co, 963 W 8th

PAINT MANUFACTURERS.

Bohmer, The Albert Co, 168 W Court Carey, Philip & Co, 279 Broadway Clement & Co, 96 W 2d Eagle White Lead Co, 20 Spring Eckstein White Lead Co, Freeman ave Hammar, F, Paint Co, 179 E Pearl Harrison Bros & Co, 248 W 3d Knaggs, T P, 211 Freeman ave Long, Edwin & Co, 191 Clinton

Moser, Chas & Co, 61 Main Peale, W C & Bro, 332 Central ave Prince Mfg Co, 48 Sycamore Randie, C E, 337 W 5th Richmond Bros, 29 W 6th Singleton, Ruffner & Co, 160 W 3d Walker Paint Co, 152 W Court Western Paint Co, 25 Main

PAPER MANUFACTURERS AND DEALERS.

Beidenger, Selbert & Co, 62 Walnut Chatfield & Woods, 25 W 4th Diem & Blickle, 71 Walnut Dreman, Henry & Co, 236 Walnut Hurrell, E B & Co, 33 Selves' bldg Mente & Co, 49 Vine Robbins, Sabin & Co, 172 Elm Ross, W St C & Co, 3d and Elm Seinsheimer, A H & Co, 30 W Pearl Snider's, Louis Sons, 121 Walnut Stewart, The Chas Paper Co, 143 Walnut

RECTIFIERS.

Arnann & Co, 59 E 2d Back & Meyer, 17 E 2d Block, Elias & Sons, 28 Sycamore Braun, Ernst & Son, 109 E 2d Freiberg, Isaac & Bro, 24 E 2d Freiberg, J & A, 38 Main Hessberg, D & Co, 14 E Pearl Hirsch, Lowenstein & Levi, 221 Walnut Hoffleimer, A & Co, 19 Sycamore Johnson, W W & Co, 18 Sycamore

RECTIFIERS.

Kahn, E & Co, 56 E 2d King, M J & Co, 2d and Sycamore Klein Bros & Hyman, 17 Sycamore Maddux, Hobart & Co, 107 E Pearl Millcreek Distilling Co, 862 W 6th Mueller & Cogreve, Pike and Pearl Senior A & Son, 105 Sycamore Shields, J & Co, 55 E 2d Silverman, Jos & Co, 69 Main Smith, Henry & Co, 252 W 3d Union Distilling Co, 392 Richmond Weiskopf, L & Co, 44 E Pearl

SOAP MANUFACTURERS.

Andrews Soap Co, 228 Spring Grove av Babbitt, B T, 62 W 2d Baker, The J S Mfg Co, 172 Water Cincinnati Soap Co, Clarkson ave Cragin, I L & Co, 140 W 6th Dock, Wm & Co, 106 Coleman Fairbank, N K & Co, 45 Walnut Friedland, John, 21 Water

Globe Soap Co, 35 Water Lamping, B H & Co, 135 W Canal Long, J M, 43 E 2d National Soap Works, 234 Coleraine ave Proctor & Gamble, 3d and Wain ut Standard Soap Co, 897 Central ave Toph, A R, 133 St John Werk, M & Co, 11 Main

TOBACCO DEALERS.

Alsfelder Bros & Bejach, 66 Main Coffin, D H B, 20 E Pearl Diehl, A G & Co, 49 Main Donham & Ryland, 16 E Pearl Manning & Co, 48 Walnut Mosby & Hodson, 17 W 2d Smith, Spooner & Co, 83 W 2d Voige & Winter, 175 Main

TOY DEALERS.

Eckert Bros, 65 E Pearl Fechheimer & Amberg, 127 Main Klein, Henry, 509 Vine Knost Bros, 137 W 4th Strobel & Wilken Co, 140 Walnut Wurlitzer, R & Bro, 115 Main

TAILORS' TRIMMINGS.

Arnold, D H & Co, Pearl and Vine Bernhein, Jacob S & Co, 149 W 3d Callinan, T J & Co, 12 E 4th Enneking Bros, 132 W 3d Enneking, Henry & Co, 145 W 3d Grever, O'Brien & Co, 147 W 3d Hartkemyer, F & Co, 153 W 3d Kallmyer & Co, 236 W 4th Kleine, Detmer & Co, 67 W 3d Kleine, Timberman & Co, 143 W 3d Lesher, Whitman & Co, 122 Vine Liebenstein, L R & Co, 162 W 3d

Luhn, J Wm & Co, 63 W 4th Maguire, Jos & Co, 142 W 4th Meyer, M J, & Co, 166 Race Morris & Lewis, 1 Bradford block Newman, Henry & Co, 80 W Pearl Nienaber, Son & Co, 152 W 4th Rosenberg & Co, 128 W 3d Seasongood, Menderson & Co, 3d and Vine

Stern, Mayer & Co, 3d and Vine Stix, Krouse & Co, 135 Race Watchel & Weihl, 141 W 3d

WHISKIES.

Bacharath & Simon, 372 McMicken ave Berghausen, Ed & Co, 41 E 2d Bernheim, Rexinger & Co, 146 W 2d Bœdeker, Henry, 210 Main Carr & Co, 31 Sycamore Debar & Hart, 30 Vine Diehl, A G & Co, 49 Main Ferguson, John & Co, 141 W 5th Fox, Jonas & Co, 28 Main Freiberg, J & A, 38 Main Gentrup, J H & Co, 26 E 2d Grossman, Lyons & Co, 101 W 5th Haberkern, C & Co, 105 Sycamore Harris, M & Bros, 32 Main Hartmann, P H & Co, 62 W Front

Hessberg, D & Co, 14 E Pearl Hoffman, Henry, 530 Central ave Kalın, E & Co, 56 E 2d Kayser & Hegner, 57 E 2d King, M J & Co, 2d and Sycamore Klein Bros & Hyman, 17 Sycamore Labold & Newburgh, 84 W 3d Leiser, H & Co, 282 Main Levi & Ottenheimer, 225 Walnut Levy, Jas & Bros, 33 Sycamore Lloyd, Yager, & Co, 55 W 3d Lipman & Co, 29 Sycamore Loeb, L & Co, 105 Sycamore Mayer Bros & Co, 5 W Pearl Mayer, Son & Co, 270 W 4th

WHISKIES.

Oettinger, J & Co, 53 Sycamore Paxton Bros & Co, 32 E 2d Pfeifer, Chas M & Co, 28 Main Rankin, C F & Co, 95 Sycamore Rice & Co, 103 W 2d Rosenthal, H & Sons, 28 E 2d Runkle & Burtner, 2d and Walnut Sandheger, C, 27 W Court Sarran, F & Co, 10 Main Schust, August & Co, 213 Broadway Senior, A & Son, 107 Sycamore Shields, J & Co, 55 E 2d Silverman, Jos & Co, 69 Main Smith & Hunt, 83 W 2d

Stall, B G & Co, 42 Main
Stevens, Dair & Co, 26 Sycamore
Steeves Bros, 14th and Central ave
Strauss, F & Co, 62 W 2d
Strauss, Fritz & Co, 32 Main
Trager, Canman & Loeb, 103 Sycamore
Voss, H W & Co, 40 Main
Wachtel, Jos & Co, 14 E Pearl
Weil, S N & Co, 24 Sycamore
Weisbender Bros, 6 W 6th
Weiskopf, L & Co, 14 E Pearl
White, John, 22 E 2d
Wolf, J R, 488 Vine

BALTIMORE BUSINESS HOUSES.

Compiled Expressly for Boyer's Legal Directory.

AUCTIONEERS.

Grotjan, Mitchell & Co, 23 Hopkins pl Hamilton, W, 120 S Charles Higgins, Cobb & Co, 28 Hanover Matthews & Kirkland, 32 S Charles Parlett, Thos E & Co, 327 N Calvert

Pike, D, 428 E Baltimore Seemuler, Wm & Co, 11 S Charles Soper, E, 48 S Charles Taylor & Creamer, 7 E Lexington Wilson, S G, Towsontown

BAG MANUFACTURERS.

Bailey, John T & Co, 208 South Grafflin, Jno C & Co, 213 South Klinefelter Bros, 303 W Pratt Randolph & Latimer, 200 South

BLANK BOOK MANUFACTURERS.

Amos, I R & Co, 2 N Holliday Bond, J W & Co, 404 E Baltimore Dulany, W J C & Co, 304 W Baltimore Glass D W & Co, 15 S Charles Guggenheimer, Weil & Co, 109 E Baltimore Koch, F W & Co 13 W Baltimore

Lobe, M I & Co, 16 Hanover Lucas Bros, 116 E Baltimore Medairy, J H & Co, 5 N Howard Paul & Lindsay, 202 Water Pratt, T Newton & Son, 15 E Pratt Richardson, J Edward, 149 N Gay Wolf, M W & Co, 13 Hopkins place

BREWERS.

Adler, E. E., 98 Garrison lane
Baltimore Brewing Co, Frederick road
Bartholomay Co, 322 North
Bay View Brewery, 16th and Eastern ave
Berger, B, 1422 Belvidere
Brehm, Geo, Belair ave
Continental Brewing Co, 501 N Front
Gæller, John & Co, 249 S Wolfe
Helldorfer, Sebastian, 27 Lancaster
Mueller & Handloser, 1552 Pennsylvania
ave

Martz, N, 526 N 3d
Schlaffer, Chas, 3d and Lancaster
Schneider, F, 510 N 3d
Sommerfeld, J, 2125 Calverton road
Standard Brewing Co, Belair ave
Straus, H Bro & Co, 222 Noith
Straus, J L & Bro, 506 O'Donnell
Straus, Wm H, 86 Garrison
Von Der Horst, J H & Son, 12 Belair av
Weissner, J Fred, 201 Eastern ave
Weissner, John F, 1655 N Gay

BOOT AND SHOE DEALERS.

Ailnutt, Nixon, & Goldsboro, 18 S Howard
Bangs, Bard & Co, 38 W Baltimore
Brooks, Rodgers & Co, 237 W Baltimore
Buck, Cater & Neer, 109 W German
Carroll, Adams & Co, 24 S Howard
Cecil, G T & Co, 12 W Pratt
Cohen, Adler & Co, 10 N Howard
Creighton, Disney & Co, 21 Hopkins
place
Dixon, Wm T & Bro, 34 Hopkins place
Frank & Adler, 213 W Baltimore
George, G W & Co, 113 W German
Gunby, Betsworth & McCleary, 111 W
German

Horner A F & J Wm, 311 W Baltimore Jandorf, R & Co, 32 Hanover Lawrence, Berry & Co, 228 W Baltimore Magruder, T J & Co, 37 Hopkins place Patterson, Renshaw & Co, 24 Hanover Pretzfelder, Kline & Co, 40 W Baltimore Rams y, J E, 10 Hopkins place Spear Bros, 206 W Pratt Spragins, Stover & Craddock, 41 Hopkins place Stevenson & Slingluff, 307 W German Tucker Smith & Co, 120 W Baltimore Young, Kimmell & Diggs, 303 W Baltimore

BOOT AND SHOE MANUFACTURERS.

Adler, A S & Co, 221 N Eutaw Clark Perry & Co, 24 S Howard Clement, Weil & Ball, 21 Light Evitt & Bro, 327 W Baltimore Faust, J & Son, 309 W Baltimore Frank, Leon & Sons, 407 W Baltimore Frank & Bray, 4 S Howard Cray & Kagle, 20 North

Halle, Simon & Son, 115 W Baltimore

Haupt & Co, 8 N Greene Hess, N & Bro, 17 Harrison Hill, George D, & Co, 19 N Gay Kann, G S & Co, 503 N Gay Manko. R H & Co, 119 W Pratt McLaughlin Bros, 1316 E Baltimore Overbeck, A & Son, 606 E Baltimore Tuttle Bros, 426 E Baltimore

BUILDERS' MATERIALS.

Buley Bros, 754 W Pratt Clark, W W & Son, 1158 Gay Cook, H E & Bros, 709 Swan Gosnell, J S & Co, 123 E Falls ave Hauifen & O'Keefe, 526 W Pratt Hitchcock & Willis, Block and Point Johns & Webster, 747 W Pratt Miller & Coleman, Pratt and Fremont King, W J C & Son, 1201 Cathedral Scherer, J & Son, 808 W Baltimore Sloan, G F & Bro. 414 Light Storck, A & Sons, 557 E Monument Trimble, F W & Bros, 424 E Pratt Walch, P & Sons, Maryland ave and Oliver Watkins, F D & Co, 409 E Pratt

CIGARS AND TOBACCO.

Mexander Bros, 113 W Pratt Arnd & Bell, 500 E Lombard Baron & Co. 1007 E Pratt Benheim, Bros & Co, 18 S Charles Braun, J B & Co, 11 S Greene Buckingham, Swope & Co, 405 W Balti-Coffroth, Geo R & Co, 211 Water Davis, F A & Co, 34 Light Dukehard, E W & Co, 23 S Calvert Dundon, M & Co, 228 Light Duvall, C & Co. 7 S Howard Fliot, L & Bro, 420 W Baltimore Faistenhamer, F & J. 109 S Liberty Fallin, J H & Co. 19 E Lombard Fisher, Caulk & Co, 106 Light Freeman, Bros & Co. 424 W Baltimore Freitag Bros, 720 Light Gaspari, P.G. 25 S Calvert Glaser, C M & Co 1316 W Baltimore Guggenheimer & Co, 108 Hanover Hamburger, H & Co, 16 Hanover

Hearn & Bock, 113 E Lombard Heineman Bros 304 W Lombard Herman Bros, 120 N Howard Isaacs, C C & Sons. 40 South Kinney Tobacco Co, 217 W Camden Long, M D & Co, 32 S Howard Mencken, A & Bro, 30 S Paca Merryman, O.P.&Co, 325 N. Howard Nachman, Ash & Co, 21 Light Nitsch & Coon, 116 S Eulaw Oppelt E. J. & Co., 14 N. Liberty Parlett, B F & Co, 212 E Lombard Poske, H F & Co, 123 E Pratt Rosenbrock, C & Co, 1545 S Charles Scharrer & Co. 655 Light Seitz, J W C & Co. 324 W Franklin Smith & Willis, 114 Light Sneeringer & Co, 20 S Howard Stewart & Skinner, 14 E Lombard Templeman Bros, 112 S Howard Wischmeyer, E & Co, 21 S Calvert

CHEMICAL MANUFACTURERS.

Andrews & Thompson, 703 Madison ave

Bailey, J & Son, 34 E Pratt Baker Bros & Co, 36 S Charles Baker, R J & Co, 40 S Charles

Baltimore Chemical Co, 1221 Patux-

Baltimore Chrome Works, 2 W Lexing-Boyken, Carmer & Co, 11 N Liberty

Brown Chemical Co, 16 Light Carr Bros & Co, 16 E German Chappell, PS & Son, 8 South

Daubmann Bros & Co, 227 E German

CLOTHING MANUFACTURERS AND DEALERS.

Allen, W & T & Co, 16 Hanover Ambach, Burgunder & Co 17 Hopkins

Ash, Louis & Son, 319 W Baltimore Blumenthal Bros & Co, 46 W Balti-

Burgunder & Greenbaum, 7 Hopkins place

Cohn, Alex & Bro, 105 W German Eiseman Bros, 15 S Howard Eisner, Cohen & co, 7 N Charles Frank, N & Sons, 211 W Baltimore Friedman, M & Sons, 127 W Baltimore

Goldsmith & Co, 217 W Baltimore Greenbaum & Baer, 406 Druid Hill

Greif, L & Bro, 10 Hanover Hamburger Bros & Co, 218 W Baltimore

Hartman, H & E & Co, 329 W Baltimore

Herzberg, J & Co, 40 W Baltimore Hechinger & Co, 218 W Pratt Heidelberger & Co, 119 W Baltimore Heiman & Lehman, 428 S Broadway Hofheimer, Z & Co, 315 W Baltimore Kahn & Schloss, 44 W Baltimore Katzenberger & Frank, 11 W Pratt

Davison, G H & C T, 2d and South Lorentz & Rittler, 204 South Muth Bros & Co. 15 E Fayette Pitt, C F & Sons, 17 E Lombard Sharp & Dohme, 307 W Pratt Slawson, M B, 205 N Collington ave Slingluff & Co, 300 W Fayette Smith, A & Sons, 920 E Fort ave Symington Bros & Co, 40 Chamber of Commerce Thomsen, A L, Race and Winder

Thomsen, J J, 23 W Baltimore Volina Chemical Co, 108 E German

Kaufman, E & J, 200 W Baltimore Kaufman, I & Co, 29 W Baltimore Lauchheimer, M H & Son, 213 W Baltimore

Likes, Berwanger & Co, 10 E Balti-

more Mann, J H & Co, 305 W Baltimore Meyer, Reinhard & Co, 12 N Howard Newhoff, J & Sons, 27 Hopkins place Oppenheimer & Co, 113 W Baltimore Ring, M & Son, 217 W Baltimore Rosenfeld Bros, 617 E Baltimore Schloss Bros & Co, 14 W Baltimore Schloss, W & Sons, 416 S Broadway Shipley, D E & Co, 205 W Baltimore Silver, M & Co, 101 W Baltimore Sonneborn, H & Co, 32 Hopkins place Steel, L & Co, 108 W Baltimore Stein, M & Son, 110 W Baltimore Strouse, Loeb & Co, 108 W Baltimore Walker, Noah & Co, 119 E Baltimore Weiller, C & Son, 113 W Baltimore Weinberg, M & Co, 744 W Baltimore Whitehill, I & Co, 131 W Baltimore Wolfsheimer, N & Son, 202 W Balti-

Wolfsheimer, R & Co, 22 W Baltimore

CONFECTIONERS.

Blome, G & Son, 621 W Baltimore Brown, Geo, 10 E Camden Bryan, F A & Co, 401 W Baltimore Clark & Jones, 17 Light Darby & Co, 325 W Baltimore Demerath Bros, 234 W Lexington

Henderson, Laws & Co, 21 E Pratt Herring & Jackson, 106 Hanover Pracht C & Co, 514 Franklin Soles & Price, I E Pratt Trunty, Darby & Co. 21 N Howard Weaver Bros, 535 W Baltimore

COTTON MILLS.

Ashland Mfg Co, 17 W German Columbia Mills, 103 W German Druid Cotton Mills, 7 S G ty Ediott Bros, 25 S Gav Gambrill, Sons & Co, 7 S Gay Gary, J S & Son, 106 W German Gray Mfg Co, 208 E Lexington

Green, A & Co, 103 W German Mt Vernon Co, Lombard and Cheap-Thistle Mills, 33 S Gay Union Míg Co. 12 South Woodberry Mills, 26 S Frederick

COTTON DEALERS AND BROKERS.

Donnell, E M, 11 S Frederick Elliott Bros, 25 S Gay Gaither, G R, 109 N Charles Goodwin, L & Co, 305 Second Hamilton, M A & Co, 29 S Frederick Hammer & Rowland, 33 S Frederick Hopkins, L N & J S, 33 S Gay Jenkins, J W & Co, 38 S Frederick McDonnell, E, 11, S Frederick Matthews, E G & Co, 22 S Gay Middleton, J.I. & Co., 33 S. Gay Moore & Fitzpatrick, 38 S. Frederick Norman & Everett, 213 Smith's wharf Read, B. H. & Co., 306 Second Smith & Henderson, 600 E. Lombard Turnbull, C.B. & Co., 6 S. Gay Waldron & Tainter, 6 S. Gay Whedbee & Dickinson, 35 S. Gay Wright, J. J., 440 Aisquith

CHINA AND GLASS DEALERS.

Banks, R T & Sons, 28 Light Bayley, R P & Co, 27 Hanover Bennett, Edwin, Canton and Central aves

Chandlee, Quarles & Co, Hanover and Lombard

Dobson, John A & Co, 18 S Charles George & Johnson, 37 S Charles Hamill, Brown & Co, 236 President Haynes, D F & Co, 1108 Decatur Leopold, J & Co, 306 W Baltimore Marston, L W & Co, 21 E German Morton, P & Son, 327 N Howard Newbold & Sons, 116 Hanover Ramsay, Baker & Co, 323 W Baltimore Schenckel, P C & Co, 35 S Liberty Shirley & Son, 7 S Calvert Siegel, E & L, 221 W Baltimore Torsch, Charles H & Bro, 110 Hopkins place

DRUGGISTS.

Bailey, J & Son, 34 E Pratt
Baker, R J & Co, 40 S Charles
Boykin, Carmer & Co, 11 N Liberty
Brown, W H & Bro, 31 Hopkins place
Burrough Bros Mfg Co, 207 W Camden
Carr Bros & Co, 16 E German
Davis & Miller, 11 N Howard
Englar, Kite & Co, 40 S Howard
Frey, E & S, 314 W Baltimore
Gilbert Bros & Co, 110 S Howard
Gilpin, Langdon & Co, 36 Light
Harris, B F & Co, 205 W Lombard
Heller Bros & Co, 308 W German
Hollander, Koshland & Co, 515 E Lombard

Hurtt, John B & Co, 417 E Baltimore Leef Bros, 423 W Franklin Lilly, Rogers & Co, 108 E Baltimore Meyer, A C & Co, 116 W Lombard Muth Bros & Co, 15 E Fayette Schmidt, Elias & Co, 127 W Pratt Senft, L & Co, 23 N Howard Sharp & Dohme, 303 W Pratt Smith & Shakman, 4 N Howard Stevens & Harmanson, 128 Hanover Vogeler, Chas A Co, 300 W Lombard Vogeler, Son & Co, 8 S Liberty Weiller, Alex & Co, 511 E Lombard Winkelmann, J H & Co, 105 Hopkins place

DRY GOODS.

Baldwin & Cugle, 107 W German Brehme, O & Co, 111 W German Campbell, Ross & Co, 21 Hopkins place Carey, Bayne & Smith, 27 Hopkins place Cohen, Moses & Son, 29 Hopkins place Coffin, Altemus Co, 103 Hopkins pl Dall, J E & Co, 27 Hopkins place Easter, Hamilton & Son, 27 E Baltimore

Farber, H J & Co, 20 Hanover Holliday, D & C, 101 Hopkins place Higgins, Cobb & Co, 28 Hanover Hurst, Purnell & Co, Hopkins place and German

Johnson, Sutton & Co, 33 Hopkins place Knight, B B & R, 27 Hopkins place Kerngood Bros, 43 Hopkins place Miller, Dan'l & Co, 28 Hopkins place Pearre Bros & Co, 107 W Baltimore Payne, Geo H & Bro, 10 Hopkins place Phillips Bros & Co, 309 W German Sharpless Bros, 16 Hanover Seliger & Newman, 30 W Baltimore Stokes, Thompson & Co, 10 Hopkins place

Strauss Bros, 39 Hopkins place Turnbull, N & Co, 16 Hanover Turnbull, Sweet & Co, 10 Hopkins place Witz, Beidler & Co, 210 W Baltimore Woodward, Baldwin & Morris, 11 Hanover

Wilson, W R, 16 Hanover Wylie, Bruster & Co, 103 Hopkins place

FERTILIZERS.

Baker, R J & Co, 40 S Charles Baltimore Acitate Co, 1221 Patuxent Baltimore Guano Co, 36 S Charles Baltimore Pulverizing Co, 224 St Paul Baugh & Sons Co, 239 South Bowen & Co, 21 S Gay Brown Chemical Co, 16 Light Bullock, John & Son, 205 Smith's whf Calvert, Wm N & Co, 212 South Chappel, PS & Son, 8 South Chesapeake Guano Co, 21 P O ave Clark, E P & Co, 120 Light Clarke, Wm Wirt & Son, 115 S Gay Crittenden, T B, 228 E Baltimore Dambman Bros & Co, 227 German Davison, Wm & Co, South and 2d Detrick, L F & Son, 226 S Charles Equitable Fertilizer Co. 239 Smiths

wharf Farinholdt, B L & Co. 322 Light Flamings Guano Co, 303 Exchange pl Glassaway, Wm A, 211 Smith's whf Graff, C N, 231 South Grafflin, G W, 36 S Holliday Griffith, Turner & Co, 205 N Paca Griffith & Boyd, 935 Fell Haviland, W C & Co, 122 South Hesler, Hirsh & Co, 411 Exchange pl Hubbard & Bro, 219 South Hunter, Wm L, 305 Second Kerr, A Bro & Co, 303 Exchange pl Liebig & Gibbons, 28 South Long, J R & Co, 25 S Gay Lorentz & Ritter, 204 South

McAfee Bros, 1200 Harford ave Merryman, J & Co, 406 Second Mercer, Chas H, 20 S Gay Merryman, N B & W D, 207 S Charles Miller, Lippincott & Co, 102 South Mitchell & Livingston, 628 Forrest Neale, F M, 306 S Charles Ober, G & Sons, Gay and 2d Parks & Co, 10 Light Patapsco Guano Co, 36 S Holliday Piedmont Guano Co, 109 South Pitt, Chas F & Sons, 17 E Lombard Price, T C & Co, 110 S Charles Reese, J S & Co, 10 South Rhodes, J M & Co, 218 South Bros, Frankford ave and Roloson Pulaski Slingluff & Co, 300 W Fayette Smith, Amor & Sons, 920 E Fort ave Smith, T Marshall & Co, 17 North Symington Bros & Co, 40 Chamber of Commerce Tate, Muller & Wittichen, 239 Smith's Turner, J J & Co, 602 E Pratt Walton & Whann Co, South and Water Whitelock, Wm & Co, 102 South Whitman, E Sons & Co, 27 E Pratt Williams & Clark Co, Holliday and

FRUIT IMPORTERS AND DEALERS.

Baker, Wm, 105 S Calvert Bell, J E & Co, 205 Bowly's whf Bird & Seward, 18 W Lombard Dix & Wilkins, 9 E Lombard Hart, J & Co, 225 Bowly's whf Henry Bros & Co, 108 E Pratt Keister, W H & Co, 36 E Pratt Lewis, J W & Co, 112 Grant Platt & Co, 413 W Pratt Palmer, E L & Co, 16 E Lombard Rickets, W & Son, 218 Dugan's whf Stadelman & Co, 121 S Fremont ave Van Lill, S J & Co, 411 Exchange pl

Woodside & Griffith, 123 Light

Woolbridge & Co, 212 Buchanan's whf

Exchange place

Zell Guano Co, 32 Smith

GENTS' FURNISHING GOODS.

Berney Bros, 102 W Biltimore Bonheim, H M, 26 Hanover Coon & Co, 17 E German Elkheit & Heller, 209 W Baltimore Fleischer, E & Co, 1 Hanover Hodges Bros, 23 Hanover Kohn, B & Bro, 216 W Baltimore Rouse, Hempstone & Co, 223 W Baltimore

Linton & Kirwan, 311 E Baltimore
Sackerman & Lowenthall, 26 Hopkins
place
Sanderson, W Cook, 104 W German
Schenthal & Greenebaum, 42 W Baltimore
Towles, W P & Brother, 105 E Baltimore

GROCERS.

Agnew, T A & Co, 335 W Pratt Brown, T A & Co, 109 E Lombard Brown, J V & Sons, 494 Exchange pl Carroll, W J & Co, 123 S Calvert Carson, W K & Co, Calvert and Lombard Chestnut, C & Co, 222 E Pratt Cone, H & Sons, 32 S Howard Cook, Jas H & Sons, 512 Light Dail, T J & Co, 117 Cheapside Dinsmore & Kyle, 108 S Howard Edmondson, J A & Son, 108 Hanover

GROCERS.

Edmendston, Stewart & Co, 304 Exchange place Egerton, Samuel E & Co, 206 Water Fink Bros & Co, Eutaw and Franklin Fitzgerald, Wedge & Co, 205 S Charles Foley, D J & Co, 108 South Frev & Co, 1000 E Fayette Funk, Wm & Son, 1014 Eutaw Gaddess & Lion, 620 W Baltimore Havden & Tennison, 100 E Pratt Hosmer, H A & Bro, 107 S Charles Howard E H & Co, 108 E Lombard Hughes & Cramer, 125 S Howard Hunley, W R B & Co, 123 Cheapside Kelly, C & Sons, 600 W Pratt LeBron, Bro & Co, 121 S Gray Loud, Claridge & Co, 503 E Pratt Mitchell, E & Sons, 412 E Pratt

Mooney & Co, 609 Forrest Myers, Andes & Co, 126 Hanover Palmer, E L & Co, 16 E Lombard Powell, W M & Co, 112 South Pratt, C A & Co, 221 E Pratt Rau, J C & Co. 420 N Howard Roberts, O P & Bro, 2200 Boston Schwab, A & Sons, 107 Cheapside Schwab H & M, 513 W Lexington Stoneburner & Richards, 22 S Howard Wagnor, Iverson & Rountree, 119 Commerce Wilson, Burne & Co, 31 S Howard Wilson, Kenney & Co, 113 S Charles Wilson, Palmer & Co, Howard and Lombard Wright & Rich, 104 Commerce Zoller, H & Co, 106 S Howard

HARDWARE DEALERS.

Banning R F & R H, 116 Calvert Bergman Mfg Co, 25 Hanover Carr, W S & Co, 326 W Praut Chesapeake Mfg Co, 449 North Duer, J & Sons, 28 S Charles Durr & King, 6 S Liberty Gettings, Jas C & Co, 26 S Charles Finlay, Roberts & Co, 25 Hopkins place Jenkins, E & Sons, 21 Hanover King, H S & Sons, 115 Hopkins place Mackenzie, C T & C B, 310 W Baltimore
Norris, C S & Co, 36 Hanover
Norris, Vey & Co, 24 S Calvert
Porter, R B & Son, 33 S Charles
Robinson, Lane & Co, 40 Hopkins place
Tabb Bros & Dimmock, 107 Hopkins pl
Webb, H W & Sons, 120 E Pratt
Whiting Jas A & Co, 212 E Pratt
Whiting, Wm H & Co, 216 E Pratt

HAT AND CAP MANUFACTURERS.

Arthur, W W, 123 Park ave Brigham & Hopkins, German & Paca Charles, T J, 105 W Fayette Clapp, G M, 304 N High Crozier, C C, 10 North Flynn, G B 230 E Baltimore Kershner, B F, 230 W Baltimore Ruppell, G E, 749 W Saratoga Schwartz, C S, 212 E Baltimore Taylor, R Q & Co, 5 N Calvert Tomz, C B, 721 E Baltimore

HATS AND CAPS.

Adams & Buck, 36 Hopkins place Allnutt, H, 10 E Pratt Austrian, Robt & Co, 123 W Bultimore Connolly, E & Sons, 207 W Baltimore Howser, G S & Co, 26 S Howard Krauss, Leopold, 725 W Baltimore Lumpkin, E T, 41 S Liberty

Lumpkin, R G & Son, 319 W Baltimore
Mandelbaum & Frank, 117 W Baltimore
Tucker & Co, 18 W Baltimore
White, S & Co, 9 S Howard
Wilson & Perry, 104 W Lexington

HOSIERY DEALERS.

Bætzer, J G & Co, 317 W Baltimore Bailey, J J & Co, 29 W Baltimore Colton & Co, 220 W Lexington Fahlen, C & Co, 211 W Fayette Henry, Maslin & Co, 38 Hopkins pl Hodges Bros, 23 Hanover Horner, J A & Co, 206 W Baltimore Johnson, Boyd & Co, 3 Hanover Mills & Gibb. 29 W Baltimore Moulton Bros, 15 Hanover Naylor, J F & Co, 113 W German Rouse, Hempstone & Co, 223 W Baltimore Stokes, Thompson & Co, 10 Hopkins place

OIL DEALERS AND MANUFACTURERS.

Allen, N W & Co, 300 E Pratt Baugh & Sons, 239 South Berry Bros, 22 E Lombard Bolton Bros, 418 E Pratt Bolton & Sons, 410 E Pratt Carswell & Son, 106 S Calvert Esler, S W & Co, 218 N Holliday George, P F & Co, 210 E Lombard Hirsberg Hollander & Co, 130 HanLarrabee, E & Sons, 20 S Calvert Macneal, J B & Co, 34 S Calvert Mulliken, W L & Co, 26 S Calvert Randall, Heald & Co, 106 S Calvert Robinson, Wm C & Son, 217 South Rose, Whitehurst & Co, 233 Smith's wharf Thomson, C E & Co, 18 E German West, C & Sons, 18 E Lombard Young, A & Son, 7 W Pratt

PAPER MANUFACTURERS.

Dobler & Mudge, 113 Hopkins place Dushane, J & Co. 44 S Charles Hoffman, W H & Sons, 25 S Gay Jones, Geo F, 327 Warren ave Mentzel & Sons, 105 E German Smith, Dixon & Co, 29 S Charles

SOAP MANUFACTURERS.

Armstrong & Co, 115 Concord Blum & Corness, 46 Welkens Chapman, F J & Co, 421 E Lombard Higgins, C S, 103 E Lombard Kirk, Jas S & Co, 8 S Howard Lipps, Chris, Hollins and Calverton road McGraw & Curtis, 602 Buren Union Soap Co, 221 Arch Webb, J & Co, Chew and Ensor

WINE AND LIQUOR DEALERS.

Barth, S, 214 E Lombard Boone, Jamison & Co, 112 E German Brown, J B & Co, 202 Bowly's wharf Bruce, E B & Co, 306 Exchange place Cahn, Belt & Co, 606 E Lombard Clark, J E & Co, 127 S Howard Coblens & Co, 133 S Howard Connaughton, J & Co, 417 W Franklin Cummings & Co, 504 E Lombard Darrell, C & Co, 116 Commerce Dawson, R T & Co, 300 W Pratt Depkin, Wm & Co, 436 Light Diering, C & Sons, 1525 E Lombard Dulang, Meyer & Co, 39 S Gay Forster, Clark & Co, 44 South Goldsboro, Meyer and Pitts, 117 Commerce

merce
Gottschalk & Co, 106 Light
Greenbaum & Isaacs, 101 S Liberty
Hazlett, J & Co, 25 S Frederick
Herbert & Richardson, 217 S Charles
Howard & Harman, 106 S Charles
Kempton & Co, 20 Light
Keys, J N & Son, 304 W Franklin
Lanaham, W & Son, 20 Light
Mansbach & Gump, 304 W Baltimore
Martin & McAndrews, 419 W Franklin
Moorman, W H & Co, 326 Hanover
Myers, C H & Bros, 302 Exchange pl

McGraw & Droman, 108 S Calvert McMahon & Co, 318 W Franklin Nunan & Wall, 104 S Frederick Petzold & Co, 10 W Lombard Records & Goldsborough, 118 Light Reilly, P, 411 W Franklin Roche & Co, 107 South Rosenbach, M, 118 W Pratt Rosenheim, H & Son, 413 W Baltimore.

more Ross, Chas H & Co, 113 Commerce Sanchez & Gibson, 134 S Gay Settler & Co, 205 S Charles Shields, Thos H & Co, 413 N Howard Skinner & Co, 29 S Howard Stern & Co, 506 E Lombard Stonebreaker, J R & Son, 520 W Baltimore Struss & Co, 330 Light Struth, Chas, 133 W Camden Struven, J W & Co, 610 E Baltimore Thomas, G P & Co, 425 W Baltimore Thomas & Warfield, 421 W Baltimore Thomsen, L & Co, 8 E Lombard Tucker, H R & Co, 11 S Gay Ulman, Boykin & Co, 512 E Lombard Walter, E & Co, 37 S Gay Wolfe, W L & Co, 118 Hopkins place

WOOD AND WILLOW WARE.

Bing, J H, 1200 Ridgely Chipman G & Co, 200 E Lombard Doenges, L, 1025 S Charles Gawthrop, G D, 411 N Eutaw Haines, J J & Co, 34 S Howard Hopkins, J S, 520 W Franklin Johnson, J S & Co, 119 South Lord, C W & Co, 104 E Lombard
Maag, A, 211 Hanover
O'Donovan, H J & Co, 32 Light
Reisinger, Wm & Son, 612 Columbia
ave
Sauerwald, Jos, 536 N Gay
Tottle, Wm A & Co, 118 Hanover

ST. LOUIS BUSINESS HOUSES.

Compiled Expressly for Boyer's Legal Directory.

EOILER MAKERS.

Brown David N Machine Co, 1011 N Main Heine Safety Boiler Co, 102 N Main O'Brien, John & Co, 1129 N Main Rohan Bros Mfg Co, 1100 Collins Wangler, J F, 1025 N Main

BOILER PLATE MANUFACTURERS.

Choteau, Harrison & Valle Co, 941 N 2d Ewald Iron Co, 801 N 2d

Graff, Bennet & Co. 944 N 2d Ripley & Bronson, 907 N Main Souther, E E & Bro. 936 N 2d

BOOKSELLERS.

Benzinger Bros, 206 South 4th Burns, John, Book Co, 717 Olive Cranston & Stove, 1101 Olive Crucknell Chas & Sons, 1821 Franklin ave Ennis R & T A Co, 118 Olive Evans Book Co, 313 N 11th Poster Bros, 717 Pine

Gruenwalder, John, 716 Pine

International Book & News Co, 501 N 4th Lang & Co, 709 Olive Murray Bros, 317 S Broadway Patterson, Robert D Co, 316 N 3d Phænix Book Co, 625 Locust Ræder, Philip 322 Olive Scherer, Geo, Book Co, 521 Olive Wissman, Christ, 310 Market

BOOTS AND SHOES.

Baum, Jos & Co, 501 N 6th Claffin-Allen Shoe Co, 706 Washington ave Dittman, Geo F, Shoe Co, 523 N Main Gauss Boot and Shoe Co, 606 Washington ave Hamilton-Brown Shoe Co, 10th and Washington ave Hanford, T C & Co, 409 Washington ave Hughitt & McCarthys, 620 N 7th Karger & Co, 419 Washington ave Kelley, Goodfellow & Co, 514 Washington ave
Orr & Lindsley Shoe Co, 519 Washington ave
Shaffer, Swartz & Co, 406 N Broadway
Shaffer, F D, 710 N 4th
Smith Chas H, 529 N Main
Tennent, Walker & Co, 723 Washington ave
Woolman-Todd Shoe Co, 413 Washington ave

BRASS FOUNDERS.

Bloemker, Henry, 14th and Clark ave Central Union Brass Co, 823 N 2d Enterprise Brass Co, 809 Franklin ave Fries, L P & Son, 808 S 2d Garrett, J W & Co, 2028 Walnut Gregg, Leonard A, 222 Clark ave Harpke & Daurenheim, 216 Locust Jones, James Mfg Co, 1123 Lucas ave Kupferle Bros Co, 600 N 2d

Messmer, Ferd Mfg Co, 108 S 4th More, Jones & Co, 1604 N 8th Rumsey & Sikemeier, 821 N 4th Ryan, A N, 230 Biddle Seibel-Suessdorf Mfg Co, 2d and Lombard Stuckstede, H & Co, 1312 S 2d Western Brass Mfg Co, 17 S 6th

BREWERS.

Anheuser-Busch Co, oth and Pestalogzie Anthony & Kuhn Co, 10th and Sidney Bremen Brewery Co, 3913 N Broadway Cherokee Brewery Co, 6th and Market Greentree Brewery Co, 9th and Sidney

Grone, H Brewing Co, 2d and Lafayette Klausman Brewing Co, 8639 S Broadway Wainwright Brewing Company, 10th and Papin

CARPETS.

Mueller Bros Carpet Co, 914 S 4th Trorlight, Duncker & Renard, 506 N 4th Kennard, J & Sons Co, 422 N 4th Kroeger & Linde, 419 Franklin Roehrig & Jacoby, 1316 Franklin ave Rosenthal, F W & Co, 412 N 4th Ward, J M Co, 1115 Franklin

CHINA, GLASS, ETC.

Heinicke, Adolph G, 506 S 7th Herboth, C & Co, 815 Market Krenning, F H W & Co, 822 N 4th Meier, Ernst F W, 513 N Main Missouri Glass Co, 505 N 3d St. Louis Glass Co, 520 N Main Sturrock, John A, 1711 N Broadway Wells, H A & Co. 423 N Broadway Wells, Rodney D Co. 516 N Main Westermann, H & Co. 514 N Main Withmar A & Co. 406 N 4th

CIGARS AND TOBACCO.

Blum, Louis, 29 S 4th
Burleigh, J E & Co, 805 N 4th
Cerf, L & Co, 312 N 4th
Cuban Cigar Co, 112 Pine
Douglas & Co, 316 N Main
Eagon, H C & Co, 207 Pine
Hauptman, Peter & Co, 513 N 3d
Hinckley, Edward M, 114 N 2d

Hirsch & Bendheim, 409 N 3d Hofman, Chas & Co, 321 N 3d Nemberger, I & Co, 20 N 4th Rassfeld & Albers, 114 Market Rice, F R & Co, 406 N 3d Rinkel & Ducas, 404 Market Ury & Co, 304 N Main Weiss, Emil & Co, 215 N Main

CLOTHING MANUFACTURERS AND DEALERS.

Abeles, Joachim, 613 N 7th Baer, Seasongood & Co, 616 Locust Cohen, M & Co, 609 Washington ave Fendler & Silverman, 409 Washington

ave Kaminer, Prinz & Co, 7th St Charles Kellogg, Chas P & Co, 624 Washington

Kory, Morris, 1550 S Broadway

Martin, John & Co, 411 Washington ave Myers, M M & Co, 310 N Broadway Marx & Haas, 618 N 7th Rosenthal, L & Co, 717 Washington ave Russack, I & Son, 1018 N 3d Spiro, M & Co, 416 N 8th Weinstein & Co, 416 N 6th Western Clothing Co, 828 N 4th

CLOTHS.

Cunningham Bros, 715 Washington ave | Hauck, F B. Cloth Co, 113 N Broadway

COAL.

Post & Hart Coal Co, 321 Olive

CONFECTIONERS.

Blanke & Bro Candy Co, 608 Market Bohn, Wm F, 300 N Main Candy Bros, 314 N Commercial Dodge & Steward, 310 N Main Flohr, Hymers & Co, 116 Locust Peckman, O H & Co, 409 N Main St Louis Candy Co, 320 N Main Walter, F & Son, 220 S 3d

DISTILLERS.

Bensberg, F A & Co, 208 Walnut Derby & Day, 208 Commercial Endres, John & Co, 211 Market Hercules Distilling Co. 426 Market Monks, J A & Sons Co, 201 S 4th Teuscher Distilling Co. 2800 N 2d Valley Distilling Co, 118 N Main Western Distilling Co, 14 N 4th

DRUGGISTS.

Collins Bros Drug Co, 425 N 2d Francis & Bro, 931 N 4th Gempp, Henry C Co, 1434 S Broadway Hopkins, Geo K & Co, 211 N 2d Harrison, Robt C, 9th and Franklin Koch & Kempff Drug Co, 13 N 3d Kalb Drug Co, 600 S 2d

Merrill, J S Drug Co, 620 Washington Mellier Drug Co, 709 Washington ave Meyer Bros & Co, 16 N 2d Richardson Drug Co, 4th and Clark ave Raboteau & Co, 714 N Broadway

DRY GOODS DEALERS AND COMMISSION MERCHANTS.

Brown, Daughaday & Co, 500 N Broadway Buchanan, John, 616 St Charles Davis, Sam'l C & Co, Broadway and Washington ave Ely & Walker Co, 501 N Broadway Frank, A & Sons, 500 Washington ave Hargardine, McKittrick & Co, 714 Washington ave Jones, Robt McK & Co, 618 Locust McDonald & Sons, 711 N 7th

Rice, Stix, & Co, Broadway and St Charles Skinner, White & Co, 719 Washington Simon, H T, Gregory & Co, 621 Washington ave Wangeline, E H & Co, 719 Washington Wear, J H Boogher & Co, 6th and St Charles

ENGINES.

David N Brown Machine Co, 1011 N Erie Engine Works, 821 N 2d

Ellison, Wm & Son, 913 N Main The Birdsall Co, 318 S 8th

Degge, M D & Co, 115 S 8th Ellison, Wm & Son, 913 N Main Fulton Iron Works, 2d and Carr Gerst Bros Mfg Co, 808 Cass ave

FOUNDRIES.

Missouri Car Co, 21st and Papin Standard Foundry Co, 1240 Collins St Louis Iron Co, 2128 Market Whitman Co, 8th and Clark ave

GROCERS.

Alkire Grocer Co, 514 N 3d Anderson, J M & Co, 211 N Main Brookmire & Ranken, 415 N 3d Buschman, C L & Co, 822 N 3d Clark & Stuyvesant Co, 305 N 2d Bornett, Francis & Co, 824 N 3d Evans, David G & Co, 504 N 2d Finke & Nassey, 19 N Main Forbes Bros & Co, 506 N 2d Goodard, Peck & Co, 104 N 2d Goebel & Wetteran, 2d and Walnut Greeley-Burnham Co, 622 N 2d Hackman & Gaupel, 220 S Main Hayward & Co. 417 N Main Hellmann, B & Co, 1124 N 3d

Houston, Meeks & Co, 423 Main Krat-Holmes Co, 620 N 4th Mitchell, F & Bro, 2d and Chestnut Moss, Chas & Co, 119 N 2d Nohl, Chas & Co, 616 N 3d Petring, Henry Co, 621 N 2d Roth, Adam Co, 109 N Main Sale, S B & Co, 107 N Main Scharff, Bernheimer & Co, 706 N 2d Schmidt, O M & Co, 117 N 2d Scudder, E G & Bro, 518 N 2d Smith, F & Son, 524 N 2d Wickham & Pendleton, 206 N Main Wulfing, Dieckriede & Co. 110 N 2d

HARDWARE MANUFACTURERS AND DEALERS.

Caruth & Brynes Co, 525 N Main Graff, Bennett & Co, 944 N 2d Hinger Hardware Co, 528 N Main Simmons Hardware Co, 9th and Washington ave

St Louis Hardware Co, 819 N 4th Waterman-Campbell Co, 809 N Main Witte Hardware Co, 706 N 3d

HAT MANUFACTURERS AND DEALERS.

Dreyer & Co, 310 Locust Guass-Shelton Hat Co, 416 N Broadway

Hill, Chas B, 614 Olive Goodbar, White & Co, 807 Washington ave

Malloy, P R & Bro, 809 N 6th Meyberg & Rothchild Bros, 403 N Broadway Raymond & Torwegge, 722 N 4th Rainwater, Boogher & Co, 513 Washington ave Schiller, Jos & Co, 114½ N 6th Scott-Jones Hat Co, 608 Washington ave Specht, Jos & Co, 513 N 6th Waider, J M & Co, 316 Pine

Werner, George, 815 N oth

IRON DEALERS.

Beck & Corbitt Iron Co, 937 N 2d Bollner & Zollner Iron Co, 919 N Main Ewald Iron Co, 801 N 2d Graff, Bennett & Co, 944 N 2d Padock-Hawley Co, 816 N Main Ripley & Bronson, 911 N Main Sligo Iron Store Co, 945 N 2d Watermann-Campbell Co, 809 N Main

JEWELRY MANUFACTURERS AND DEALERS.

Andrews, J W & Co, 8th and Locust Bauman Jewelry Co, 312 N Broadway Brooks Bros & Co, 503 N 4th Calame, C A & Marshall, 722 N 4th Cole, Yonge & Co, 607 Walnut Eisenstadt, M Co, 409 N 8th Freund, Arthur, 605 Pine Heetveld, C & Bro, 604 N 4th Krause & Friton, 326 Market Mueller, E & L, 405 Washington Rider, S A & Co, 502 N 6th Wield & Strieff, 24 N 4th Warner, Jacob E, 414 Washington ave

LIQUOR DEALERS.

Ambs Bros, 1429 Market
Bensberg, F A & Co, 208 Walnut
Bush, Isadore & Co, 213 S 2d
Derby & Day Co, 204 N Commercial
Endres, John & Co, 211 Market
Epstein & Burenstein, 701 Morgan
Gast Wine Co, 225 Market
Ghio, C A & J C & Co, 705 N 2d
Heitkam, Heil & Co, 613 N 2d
Hellman, A M & Co, 112 Pine
Jones, Edward & Co, 525 N 2d
Knickmeyer & Co, 917 N 4th

Kohring, G & Bro, 803 N 2d Lang S J & Sons, 208 S 4th Lynch & Co, 303 N Main Martin, Fowler & Co, 419 N Main Mette & Kranne, 403 N Main Pollack, Phil & Co, 7th and Poplar Rassfeld, A & Co, 115 N 2d Rebstock, Chas & Co, 200 S Main Stracke & Cæsar, 208 N 2d Vasel & Co, 1251 Franklin Weyler, Chas, 214 S 4th Wippern, G O & C A, 905 N 4th

MEN'S FURNISHING GOODS.

Boyd, T B & Co, 309 N 4th Frankenthal, A & Bro, 409 N Broadway Glaser Bros, 700 Washington ave Katz & Mayer, 314 N Broadway Lotch, A & Sons, 614 Locust Mange, L & Son, 700 N 7th Rice, Stix & Co, Broadway and St Charles Wolf, J L & Brother, 418 Washington ave

NOTIONS.

Brooks Bros & Co, 503 N 4th Campbell & Keeney, 909 N 4th Davis, Samuel C & Co, Washington and Broadway Dewes, A A & Co, 420 N 6th Kite, H R & Co, 506 N Main Schmidt, Charles Co, 713 Washington ave Ziock, August & Co, 106 N 6th

OIL MANUFACTURERS.

Brown, Robert B Co, 203 Pine Henseler, Geo, 120 S Commercial Inland Oil Co, 411 N 3d Schæfer Bros & Powell, 325 N 2d St Louis Lead and Oil Co, 2d and Cass ave

PAINTS, OILS, ETC.

Barstow, Chas W, 617 N 2d Grote, S E Paint Co, 420 N 7th Hammer, F Paint Co, 736 S 3d Luebbers, W B & Co, 1527 N 7th Mepham, Geo S & Bro, 26 N Main Mound City Color Co, 509 N 2d Nelson, A M Paint Co, 621 N Main Platt & Thornborough Co, 620 Franklin avenue The Standard Paint Co, 203 N Main Voigt, E & Co, 323 N Main Ward & Brady, 517 N Levee Whitelaw Bros, 409 N 2d Wieder Paint Co, 704 N 4th

PAPER DEALERS.

American Roll Paper Co, 219 N 2d Cupples, Sam'l Co, 300 N 2d Graham Paper Co, 217 N Main Libby & Williams Co, 421 N 2d Sawyer, F O & Co, 301 N 2d Snider & Holmes, 703 Locust St Louis Type Foundry, 3d and Vine

SADDLERY AND HARNESS.

Burns, P & Co, 705 Christy ave Degnan-Maginnis Co, 509 N Main Hayden, P Co, 510 N Main Homann, Wm, 716 N 4th Hotz, Henry & Sons, 518 N 3d Meyer, Bannerman & Co, 614 N 2d Peters, P J & Co, 505 N Main Rothan & Co, 212 N Main Sickles, J B Co, 1100 Washington ave Straus, Jacob Co, 410 N 6th

SAFE MANUFACTURERS.

Beard & Bro Safe Co, 918 N 2d Halliday, G V & Co, 219 Pine

Mosler, Safe Co, 308 N 3d Wuslauck, Theo & Co, 212 S 2d

SEEDS.

Bushnell, D I & Co, 17 S Main Kunsemuller & Co, 212 Market Prunty, Chas E, 7 S Main Schaper, E & Co, 612 N Broad

SOAP MANUFACTURERS.

Beckers, Nineman & Co, 3210 N 11th Bresch, L P & Co, 403 De Soto ave Empire Soap Co, 102 S Commercial Fairbank, N K & Co, 202 N 2d Haas, J G Soap Co, 802 Washington avenue Weiss, August, 2705 LaSalle

TEAS, COFFEES, ETC.

Chase & Sanborn, 113 N 2d Evans, David G & Co, 504 N 2d Forbes, Bro & Co, 506 N 2d Menown & Gregory, 414 N 2d Nash, Smith & Co, 906 N 3d Rockwood, Thos H, 123 Locust Steinwender, Stoffregen & Co, 805 N 3d

WOODEN-WARE MANUFACTURERS.

Atkeson & Kopplin, 1118 Washington avenue Clark, John F, 306 N Commercial Empson, John H, 1113 Biddle Steger, Fred'k, 1329 S Broadway St Louis Woodenware Works, 23 S Main Udell & Cruden, 514 Locust Yocum & Kacer Mfg Co, 2010 S 8th

SAN FRANCISCO BUSINESS HOUSES.

Compiled expressly for Boyer's Legal Directory.

AGRICULTURAL IMPLEMENTS.

Batchelor & Wyle, 37 Market Baker & Hamilton, Pine and Davis Berry and Place Co, 8 California Bull, A W, 123 California Bolander, L P, 118 Mission Frank Bros, 319 Market Gloster & Davis Co, 14 1st Hawley, D N & C A, 501 Market Hawley Bros & Co, 309 Market Jackson, B, 625 6th Judson Míg Co, 8 Pine Mast, P P & Co, 31 Market
Oliver Plow Works, 37 Market
Osborn, D M & Co, 33 Market
Rice, Harvey W, 52 Bluxome
Ransome, E L, 402 Montgomery
San Leandro Mfg Co, 411 Mission
Robinson, A J, 256 Market
Truman, Iham & Hooker, 421 Market
Union Mfg Co, 116 Main
Wickson, G G, 38 California

BOILER MAKERS.

Atlas Iron Works, 213 Mission
Belmor & Brown, 208 Mission
California Boiler Works, 125 Fremont
Dundoris Boiler Works, 131 Folsom
Ewing, Chas G, 561 Mission
Hamilton, Leach & Madden, Main and
Folsom
Hall, J V, 304 Beale
Hinckley, Spiers & Hayes, 223 Fremont

Moyniham & Aitken, 313 Mission McAfee & Son, 210 Spear Ohmen, Wm H, 22 Fremont Pretorious & Lemmer, 125 Fremont Rice, H W, 52 Bluxome Rankin, Brayton & Co, 127 1st Riley, Wm P. 296 Howard Risdon Iron Works, Beale and Howard Union Iron Works, 401 Market

BOOTS AND SHOES.

Buckinghman & Hecht, Haight and Gough
Bernheim, E & Co, 106 Battery
Cahn, Nickelsburg & Co, 129 Sansome
Earle & Co, 765 Mission
Hobart, Wood & Co, 15 Sansome
Hecht Bros & Co, 25 Sansome
Kutz & Murr, 107 Battery
Nolan Bros, 103 Battery
Nolan & Son, 812 Market

Nolen, P F & Co, 71 Stevenson Oppenheimer & Co, 113 Battery Porter, Slessinger & Co, 7 Battery Rosenstock, Feder & Co, 35 Battery Rosenstock, S W & Co, Sansome and Bush Selberlich's, A, Sons, 117 Pine Tirrell, C P & Co, 419 Clay Wentworth Boot and Shoe Co, 12 Bush

BREWERIES.

Ahrens, H & Co, 1420 Pine
Adams, Jacob, 637 Broadway
Albany Brewing Co, 75 Everett
Anstett & Co, 725 Green
Bavaria Brewery, Scott street
Boco Brewing Co, 406 Sacramento
Chicago Brewing Co, 1420 Pine
Enterprise Brewing Co, 2015 Folsom
Fortmann & Co, 267 Tehama
Fauss & Co, Mission and 19th
Frederick, W A & Co, 1428 Mission
Hillebrandt & Co, 2019 Folsom
Hibernia Brewery, 1225 Howard
Humboldt Brewery, 1839 Mission

Lafayette Brewery, 725 Green Milwaukee Brewery, 612 7th North Beach Brewery, 308 Chestnut Nail Brewing Co, Fulton and Webster Philadelphia Brewery, 228 2d Pacific Brewery, 271 Tehama Schufter, Fred, 423 Valencia St Louis Brewery, 1524 Pacific Union Brewery, 326 Clementina Waechter, Lawrence, 1526 Pacific Wieland, John, 228 2d Washington Brewery, Lombard and Taylor

BRASS FOUNDERS.

California Brass Works, 125 1st Dalziel & Moller, 415 Mission Garrett, W T, 138 Fremont Giovani & Osterloh, 105 Fremont Greenberg's M, Sons, 205 Fremont Roylance, J, 411½ Mission Tay, Geo H & Co, 614 Battery Weed & Kingwell, 125 1st Whyte & De Rome, 137 Beale

CARPET DEALERS.

Fredericks, Jos & Co, 649 Market Gullixson, H F & Co, 630 Market Sloane, W. J. & Co, 525 Market Walter & Co, Battery and Market

CARRIAGE BUILDERS.

Anderson, C, 607 Battery Black, H M & Co, 76 New Mont Briggs, R F & Co, 220 Mission Brouillard, John, 30th and Mission Carvill, Mfg Co, 7 Powell Craig, John & Son, 24th and Chattanooga Day, Jas S, 327 Sutter Falkingham, E, 16th and Folsom Golson, A & Son, 217 Ellis Gallagher & Son, 843 Harrison Garrick & Allen, 834 Howard Grave, B & Co, 421 Pacific Hottua & Hansen, 715 Folsom Holmes, M P, 660 Mission Kerr, David, 47 Beale Klapperick & Son, 3 Grand ave Kreuger, G F, 1114 Harrison Laage, Charles H, 31 Beale Langeron, F, 414 Broadway Lachappele, 230 Mission Larkins & Co, 631 Howard Locke & Thomas, 670 Mission Lowney, Thos F, 1171 Howard

Lowney, J & Sons, 426 9th Martin & Torrey, 1604 Mission Molton, Charles, 540 Valencia Moyes, Chas J, 1148 Mission McCue, M J. 1317 Market Mersereau, A S, 1927 Mission Newmiller, Jacob, 23 7th O'Brien & Sons: 329 Grand Gate ave Peckham, Geo W, 1232 Folsom Park, W J, 2312 Pine Roemer, Jos, 1835 Mission Rueser, Chas, 314 McAllister Rentschler, John, 1624 Mission Shaff, O M, 854 Howard Shaw, W E, 1621 Market. Soute, E, 4th and Bryant Sicotte, R & Co, Mission and Randall Straut & Co, Sacramento street Thompson, J. D., 3009 Mission Truman, Iham & Hooker, 421 Market United Carriage Co, 835 Howard street Weston, S W, 2109 Polk Wylie, Jas, 22 7th Winall, S A, 413 2d

CANDY MANUFACTURERS.

Bradshaw, W G, 2951 16th Demartine, L & Co, 548 Mission Grade, Wm A & Co, 533 Washington Herschfield & Saronia, 118 Davis Masson, F P & Co, 415 Commercial Rotger & Bischoff, 307 East Rothschild & Ehrenffort, 118 From Seidl, J & Co, 190 Stevenson Schroder, Albrecht & Co, 224 Battery Wichman Bros, 754 Market Wiehman, P, 35 2d

CHINA AND GLASSWARE.

Ackerman, Block & Co, 19 Front Altschul, L & Co, 422 Sansome Burns, I R & Co, 203 California} Mayfield & Co, 118 Battery Nathan, B & Co, 130 Sutter Sevan, R W & Co, 16 Post Straus, Bloom & Co, 104 Battery Wangerhein, Sternheim & Co, 528 Market

CLOTHING, WHOLESALE.

Alexander, S O & Co, 2 Battery Banner, Victor, 35 Sutter Banner Bros, 5 Sansome Baum, J & Co, 9 Sansome Brown, N & Co, 108 Battery Brown Bros & Co, 121 Sansome Coleman Bros, Bush and Mont Elfelt, A B & Co, 108 Sansome Fecheimer, Goodkind & Co, 18 Sansome

CLOTHING, WHOLESALE.

Hyams & Pauson, 22 Sansome Honig, N, 115 Battery Hyman, M & Co, 120 Sansome Josephs Bros, 220 Montgomery Jacobs, J, 202 Bush Krouse, S R, 111 Front Levy & Kusel, 102 2d Meyerstein & Lowenburg, 109 Sansome
Nathan, Pulverman & Co, 109 Battery
Reiss Bros & Co, 24 Sutter
Raas, E & Co, 26 Mont
Steinhart, W I & Co, 3 Battery
Straus & Levy, 26 Sansome
Witt & Pursch, 113 Battery

CHEMICAL MANUFACTURERS.

Cal Chemical Works, San Bruno Rd Devine, John, Kearney and Clay Golden Čity Works, 313 Montgomery Hall Bros, 324 Clay Johnston, Wm D. 113 Leidesdorff Luckhardt, C A & Co, 23 Stevinson Mission Chemical Works, 850 Market Merten, Moffit & Co, 318 Clay McCormick, John A, 158 1st Petibeau & Co, 169 9th San Fran Chemical Works, 402 Front Watts, W 1., 366 17th Wenzell, W T & Co, 19 Drumm Weck, F A Co, 1225 Market

DISTILLERIES.

Bay View Co, 320 Sansome Calhoun Co of Covington, 121 California California Distilling Co, 306 Clay Hilderbrant, Posner & Co, 413 Battery Mauch, Theo, 320 Sansome Pacific Distilling Co, 506 Battery Portrero Distilling Co, 220 Stockton Schofield & Tevis, 320 Sansome Taussig & Co, 23 Main Taylo1, Thos & Co, 309 Sacramento

DRUGS, WHOLESALE.

Abramson, Bacon & Hunisch, 116 Battery
Downing & Schmidt, 14 2d
Gates, J R & Co, 417 Sansome
Hilmer, Louis, 1633 Mission

Langley, Mtchaels, 101 Front Mack, J J & Co, 9 Front Redington & Co, 529 Market Richards, C F & Co, 429 Sansome Stearns, Worden & Co, 326 Townsend

DRY GOODS WHOLESALE.

Bachm in Bros, 10 Battery
Danenbaum, J & L., 117 Sansome
Dikelspiel, L & Co, 37 Battery
Franklin, M Bro, 22 Battery
Frankenthal, Bachman & Co, California
Freeman Bros & Co, 8 Battery
Heller, M & Sons, 114 Sansome
Heller, E & S, 315 Pine

Kahn Bros, Bine & Co, 25 Battery Keane Bros, 107 Kearney Murphy, Grant & Co, Bush and Sansome Newberger, Reise & Co, 516 Market Sachs, Martin & Co, Battery and Bush Strauss, Levi & Co, 14 Battery Weil Bros & Co, 21 Battery

ENGINE IMPORTERS.

Babcock & Wilcox Co, 561 Mission Goss & Dow, 114 Veale Linforth, Jas, 116 Front Stearns Mfg Co, 31 Spear Tatum & Bowen, 25 Main Williams, Diamond & Co, 202 Market

FANCY GOODS.

Bancroft, A L & Co, 721 Market Bauer Bros & Co, 547 Market Buger & Reich, 126 Sansome Cobitner Bros 543 Market Davis Bros, 718 Market Frankenthal, Backman & Co, 121 Battery Hoffman & Co, 17 Battery Jones, E H & Co, 535 Market Mendelson Bros, 36 California Schweitzer, Sachs & Co, 29 Sansome Weil & Woodleaf, Market and Sansome

FURNITURE MANUFACTURERS.

Andrews, C. N., 574 Brannan Becker & Dillman, 560 Brannan Boller Furniture Co, 525 5th California Furniture Co, 220 Bush Davies, L. 11 Channei Frank, H. W., 214 Commercial Frei, Andrew, 231 King Fuchs & Euler, 543 5th Gallagher, Wm R, 707 Market Henry, Wm J. & Co, 18 Ellis Heywood, Bros & Co, 659 Mission Hughes, Wm G, 520 5th

Johnson, Anthony, 724 Bryant
Indianapolis Furniture Co, 160 New
Mont
Klemm, Chas, 518 5th
Kragen & Geist, 736 Brannan
Luchsinger & Bill, 31 Eddy
Pacific Mattress Co, 25 New Mont
Flum, Chas M & Co, 643 Market
Snyder & Reichling, 574 Brannan
Stuart, Thomas, 775 Folsom
Taussig, Philip, 1042 Howard
West Coast Furniture Co, 432 4th

GENTS' FURNISHING GOODS.

Alexander, O S & Co, 2 Battery
Cohen, W & Co, 13 Battery
Eagleson & Co, 414 Market
Franklin M & Bro, 22 Battery
Greenebaum & Deutsch, 1049 Market
Greenebaum, Weil & Michels, 17 Sansome
Heynemann & Co, 115 Pine

Kraker & Israel, 521 Market Levy, M & Co, 18 Battery Meyerstein & Lowenberg, 109 Sansome Neustadter Bros, 135 Pine Sheyer, M & Bro, 236 Sansome Weil, Bayer & Co, 217 Pine

GLASS WORKS.

Campbell, Jones & Co, 50 Market Evans, Thos & Co, 530 Market Overacre, P J, 123 California San Francisco Glass Works, 4th and King

GROCERS.

Allen E Lewis, 202 California
Adams, LS, agent, 405 Front
Booth & Co, 405 Front
Castle Bros, 213 Front
Corbitt & M*-cleasy, 218 California
Daneri, F & Co, 27 California
Dowling, T H, 217 Front
Ehrman, M & Co, 104 Front
Foster, S & Co, 26 California
Goldberg, Bowen & Co, 428 Pine
Haas Bros, 100 California
Hanley & Snow, 210 California
Harris Bros & Co, 409 Front
Harrison, Wolf & Sherwood, 214 Market
Hooper & Jennings, 325 Market
Jones & Co, 121 Market

Lennon, John A, 315 Clay Lebanbaum Bros, 215 Sutter Levi & Co, 117 Market Lindley & Co, 405 Front Mangels & Co, 219 Clay Meyer Bros & Co. 305 Front Mair, Albert & Co, G Beale Neuman G, 1307 Polk Olcovich Bros, 12 Front Peterson, C R & Co. 504 Front Rathgen & Co. 607 Rush Richards, Harrison & Sherwood, 401 Sansome Root & Sanderson, 122 Market Smith, H A, 115 Clay Tillman & Bendal, 327 Battery Wadams & Elliott, 206 Front Wellman, Peck & Co. 132 Market

HARDWARE.

Arnold Hardware Co, 109 California Baker & Hamilton, Pine and Davis Claire, J, 521 Market Carolan, Cory & Co, 117 California Dunham, Carrigan & Co, 17 Beale French & Linforth, 116 Front Gordon Hardware Co, 10 Pine Hawley, D N & C A, 501 Market Hawley Bros Hardware Co, 801 Market ket

Kruse & Euler, 209 Front

Huntington, Hopkins & Co, Market and Front
Judson Mfg Co, 8 Pine
Latson, F P & Co, 28 New Mont
Osborn, R F & Co, 751 Market
Prag, Martin, 125 Clay
Rosenkraus & Co, 638 Market
Tay, G H & Co, 614 Battery
Truman, Iham & Hooker, 421 Market
Van Winkle & Co, 413 Market

HATS AND HATTERS.

Boysen & Co, 106 Dupont Berwin, P & Bro, 111 Battery Friedlander & Koch, 23 Sansome Herrman & Co, 332 Kearny Kline & Co, 28 Battery Kline, Louis & Co, 110 Bush Kruger, Louis, 506 Market Meusdorfer & Son, 810 Market Meusdorfer, M, 404 Kearny Meyer, C H & Bros, 28 Sansome Rosenberg, G & Bros, 22 Sansome

HIDES.

Beatty, James
Bissinger & Co, 520 Front
Cahen Bros, 41 Clay
Clayburgh, A, 45 Clay
Clayburgh, M & Co, 109 Clay
Foley, F. & Co, 219 Drumm
Frank, S H & Co, 406 Battery

Lacher, Isaac, 520 Front
McChesney, M W & Sons, 43 Clay
Nichols, A C & Co, 404 Battery
Platshek & Harris, 314 Battery
Pohl, G, 51 Sacramento
Sloss, L & Co, 310 Sansome
Summer, W B & Co, 415 Front

LEATHER FINDERS.

Bourne, R A, 28 2d Brown & Adams, 409 Battery Cummings, F & Co, 418 Commercial Davidson & Rued, 119 Clay Dolliver Bros, 575 Market Frank, S H & Co, 406 Battery Getleson, B & Co, 520 Market Hecht Bros & Co, 25 Sansome Heyman, Julius, 41 Clay Klopper, Fred, 26 O Farrell Kulman, Salz & Co, 106 Battery Lewis, E & Co, 37 2d Macomber, C A 415 Market Magee & Moore, 310 Clay Main & Winchester, 220 Battery Mattern & Moore, 42 Geary Pope, Chas W, 506 Market Rosseter & Smith, 545 Market Sternfeld Bros, 565 Market Stone, L D & Co, 422 Battery Urbach, 1, 801 Mont Williams Bros, 569 Market

LIQUORS.

Auduran, C & Co, 515 Sacramento Bach, Messe & Co, 321 Montgomery Baldwin, E J, 27 Ellis Blumenthal & Mund, 658 Mission Bothin, Dalleman & Co, 215 California Braunwaiger & Co, 223 California Burges & Co, 708 Sansome Burnell & Turner, 519 Sacramento Carrol, Abrams & Carroll, 3 Front Cartan, McCarty & Co, 511 Sacramento Cassin, P J & Co, 433 Battery Covington & Westhoff, 519 Sacramento Chenoweth, J M, 902 Merchant Crane, Hastings & Co, 321 Commercial Daneri, F & Co, 27 California Dreyfus, B & Co, 15 Front Evans, A F & Co, 16 Front Fargo, A E & Co, 316 Front Fenkhausen, A & Co, 414 Front Gilman, Walker & Co, 224 Front Goodwin, M & Co, 407 Battery Gruenberg, M & Co, 117 Battery Grundlach, J & Co, 2d and Market Harrison, Wolf & Sherwood, 214 Market Hancken & Schreeder, 208 Front Hildebrant, Posner & Co, 411 Battery Hælscher, Um & Co, 504 Market Hotaling, A P & Co, 437 Jackson Juri, L & Son, 1328 Stockton Jaujou, E A & Co, 430 Jackson

Kelley & Eagan, 623 Sansome Kohler & Frohling, 626 Montgomery Lackman, S & Co, 409 Market Lang & Co, 8 Eddy Lawrence & Co, 410 Sacramento Lilienthal & Co, 102 Front Livingston & Co, 25 Fremont Lyons, E G & Co, 506 Jackson Mandelbaum & Sons, 312 Sacramento Martin, E & Co, 408 Front Meyer, Steiner & Co, 413 Pine Moore, Hunt & Co, 404 Front Naber, Alfs & Brune, 413 Front Otis, Fred M, 309 Front Pascal, Dubedat & Co, 426 Jackson Perkins, C C & Co, 344 Kearny Porter, David, 405 Montgomery Putzmon, F H & Co, Pine Roth & Co, 214 Pine Sabatie, P G & Co, 330 Bush Saulnier, J & Co, 607 Front Schardin, J P & Co, 16 Dupont Schilling, Walter & Co, Pine Schultz, Wm A, 523 Front Seibe, Campe & Co, 301 Front Simmonds, G & Co, 217 California Spruance, Stanley & Co, 410 Front Stevens, Geo, 318 Front Straub, Jos. 327 Bush Taniere, E & Co, 416 Battery

LIQUORS.

Thatcher, Geo & Co, 410 Sacramento Thomas, Eugene & Co, 617 Sansome Upham & Gunn, 325 Sansome Walter, M & Co, 625 Sansome Ward, Heathcote & Co, 509 Sacramento Warde, M & Co, 418 Sansome

Weil Bros, 213 Jackson Wheeland & Collins, 511 California Wichman & Lutgen, 321 Clay Wilmerding & Co, 214 Front Wolters, Bros & Co, 221 California

MILL SUPPLIES.

Allen, W R, 414 Market
Berry & Place, 12 California
California Electrical Works, 35 Market
Denniston, E G, 653 Mission
Double, Abner, 13 Fremont
Double, M B, 143 Fremont
Dunham, Carrigan & Co, 18 Main
Garratt, Wm T, 138 Fremont
Hawley, D N & C A, First and Market

Huntington, F. A, 45 Fremont Klein, John M & Co, 720 Mont Malter, Lind & Co, 419 California Mackintosh & Dodge, 108 Leidesdorf Parke & Lacy, 21 Fremont Rix, E A & Co, 18 Fremont Taylor, John & Co, 112 Pine Wagner, Jos & Co, 107 Mission

OIL DEALERS.

Allyne & White, 112 Front Alexander, C. M. 20 California Amer Oil Co, 17 Main Arctic Oil Works, 28 California Blackman, A & Co, 517 Front Boston Oil Co, 955 Folsom California Oil Works, Main Hopper, Church & Co, 230 Mont Joyce, Frederick B, 208 Berry Kittle & Co, 202 California Loftus Bros & Rich, 7 Spear Moore, A S, 104 Market Nelson, S P & Co, 10 Commercial N Y Refining Co, 16 1st Pacific Oil Works, 202 California Read, Edward B, 16 1st San Francisco Oil Works, 930 Brannan Smith, J T & Co, 10 Commercial Standard Oil Co, 123 California Yates & Co, 113 Front

PAINTS AND OILS.

Abbes, Frank, 1821 Polk Ammerup, G, 1047 Market Bass, T J & Co, 14 Ellis Broad, Chas E, 100 Hyde Cahill, J L, 23 6th California Paint Co, 403 Market De Ferrari, G B, 307 Mont Dietz, A C & Co, 9 Front Gott & White, 19 Stewart Gray, C T, 807 Howard Hueter Bros & Co, Market and 2d Jarman, Hugh G, 232 16th Kelley, S R & Co, 221 Market Merrill, I L, 210 Townsend Orrick, O S, 403 Market Parraffine Paint Co, 310 California Rogers, John, 125 Washington Schæffer, Chas S, 516 Davis Sullivan & Ravekes, 108 California Swift & Co, 706 Valencia Taylor, C L Co, 34 California Walsh, W J, 220 Mont Whittier, Fuller & Co, 21 Front Yates & Co, 113 Front

PLANING MILLS.

Beane & Parrish, 30 Spear Bradbury, Wm D, 556 Brannon Choce, H B, 126 Main Fulda Bros, 30 Spear Hansen, M & A, Berry Harris, Matthew, 566 Brannon Jewell, A M & Co, Berry Kincaid, L S & Son, 37 Main Knorp, Albert F, 120 Main McKay, P B, 512 5th Meeker, W A, 5th Miller & Hamilton, 221 Spear Wells, Russell & Co, Mission Weston, Chas W, 764 Bryant Wilkie, Andrew, Mission

POTTERIES.

California Pottery Co, Larkin and Market Clark, N & Sons, 22 California Gladding, McBean & Co, 1358 Market Michigan Bar Pottery, 1340 Market Mission Pottery Co, 20 8th Ray, W S & Co, 12 Market

PROVISIONS.

Avery, D R & Co, 19 Centre Market Bailly Bros, 71 California Market Feiling, L & Co, 324 Clay Forsath, E W & Co, 325 Front Haight, Robt & Co, 226 Front

Hentrich, L. 513 Front Meade, G W & Co, 16 Drumm Norton, Risdon & Co, 407 Front Walter, George, 313 5th Wieland Bros, 326 Front

PUBLISHERS AND STATIONERS.

Adams, E F, 329 Sansome
Babcock, J, 329 Sansome
Bancroft, A L & Co, 721 Market
Bishop & Cucuel, 521 Clay
Briggs & Harrington, 123 California
Carson, Samuel & Co, 120 Sutter
Collier, P F, 14 Dupont
Crocker, H S & Co, 215 Bush
Cunningham, Curtis & Co, Sansome
Deming, H A, 124 Post
Dewing, J & Co, 420 Bush
Duncombe, W S, 30 Post
Denny, Edward & Co, 418 Mont
Gorham & Co, 111 Philan building

Goodman. G L, 207 Sansome
Guun, A F, 329 Sansome
Hagans, G W, 535 Clay
Leary, A J, 402 Sansome
Law, King & Law, 240 Mont
Le Count Bros, 533 Market
Marriott, F & Son, 609 Merchant
McKenney, L M, 606 Mount
McCarty, L P, 706 California
Pacific Publishing Co, 529 Commercial
Robertson, J D, 529 Clay
Wentworth, J P H, 320 Sansome
Whitney, Sumner & Co, 613 Clay

STOVE MANUFACTURERS.

Brown, Chas & Son, 38 Geary Brœder & Bornheimer, Webster Cushing, C A, 105 Fremont Duncan, J M, 1136 Mission English, L G & Co. 109 California Goodrich, Taylor, 8 Pine Hæft & Michelson, Harrison Ils, John G, 814 Kearney

Lawson, J C, 603 Battery Montague, W W & Co, 309 Market Ray, W S & Co, 12 Market San Francisco Stove Works, 622 3d Shuster Bros, 306 Sutter Seller Bros, 110 Battery Tay, Geo H & Co, 614 Battery

TEA DEALERS AND IMPORTERS.

Burmester, Henry, 12 7th Bear, S & Co. 117 Battery Blake, John H, Sacramento Castle Bros. 213 4th Goghill & Sinnon, 205 Market Gaswell, Geo W, 13 Sansome Guittard, E & Co. 207 Sacramento Harrison, Wolf & Co. 214 Market Havens & Co. 2045 Mission Lennon, John A, 315 Clay Macondray & Co, 425 Market Moore, L P & Co, 26 Main Neuman, A, 110 9th N Y Tea Co, 119 4th Platt, C B, 202 6th Siegfried & Brandenstein, 120 Market Washington Mfg Co, 406 Clay Wheeler, F A, 128 California

VARNISH MANUFACTURERS.

California Varnish Works, Utah Hueter Bros, 2d and Market Pacific Varnish Works, 223 Sacramento Keefe, John H, 317 Sutter Whittier, Fuller & Co, Front and Pine Worden, W H, 223 Sacramento

WILLOW-WARE.

Armes & Dallam, 232 Front Faick Bros, 934 Howard Fieldmann, L & Co, 315 Sacramento Harrison & Dickson, 220 Front Lake & Co, 411 Sacramento Levenson & Bryan, 205 Front Tewes, F, 638 Market Vain De Maik. G F & Co, 11 Drumm Wakefield Rattan Co, 644 Market

NEW ORLEANS BUSINESS HOUSES.

Compiled Expressly for Boyer's Legal Directory.

AGRICULTURAL IMPLEMENTS.

Avery, B F & Sons, 48 Canal Cushing, U L, 166 Gravier

Smith, Wm P, 94 Tchoupitoulas

BOOT AND SHOE DEALERS.

Andrieu Bros, 35 Bienville Dupre, Eugene, 42 Chartres Durieu, Arthur, 109 Canal Henry, John & Co, 121 Common Heineman, M & Co, 76 Gravier

Martinez F P, 9 Magazine Marqueze, E & Co, 75 Canal Merceies', D. Sons, Dauphine Rosenberg, Benj, 72 Canal Stern, H & Co, 35 Chartres

BREWERS.

Eagle Brewery, 540 Tchoupitoulas Hope Brewery, 7 S Prieur Louisiana Brewery, 241 Magazine Lafayette Brewery, 1008 Tchoupitoulas Marais Street Brewery, 86 Marais Meyer & Oberschmidt, 89 Decatur Orleans Brewery, 537 Chartres

Pelican Brewery, 282 N Villiere Serrazin, C E, 275 Decator Serazin, J P Sons & Co. 91 Chartres Southern Brewing Co, Villiere street Wackerbath & Joseph, 43 Magazine Wœlper & Craft, 52 Gravier

CONFECTIONERS.

Dielmann & Co, P W, 29 Tchoupitoulas | Miller, C H, 32 S Peters Gugenheim, A & Co. 15 Tchoupitoulas Jaeger & De Pass, 14 Tchoupitoulas

Pellegrini, Geo, 53 Decatur Reiss, Jas I, 93 Decatur

COTTON-SEED OIL MANUFACTURERS.

American Cotton Oil Co, 33 Carondelet 1 Bienville Oil Works, 31 Carondelet Creole Oil Refining Co, 104 Peters Carrollton Oil Works, Adams street

Lousiana Oil Co, 76 Baronne Maginnis Oil Works, 111 Magazine Planters' Oil Co, 9 Delta Union Oil Co, 4 Delta

CLOTHING, WHOLESALE.

Blumenthal & Co, 13 Chartres Cohn & Feibeman, 70 Common Cohn, Joseph, 26 Magazine Fraenkel, Max, 79 Gravier Kory, A & Co, 100 Gravier Lobe, M & Co, 29 Magazine Mayer & Haas, 96 Common Masasses, M. 58 Custom House Parlongue, H, 43 Chartres Rosenthal Bros, 70 Canal Reinach A & Co. 33 Bienville Wheeler, Wm G, 86 Canal Weil, L, 16 Chartres Wolf & Marks, 12 Magazine Wolf & Sons, B J, 46 Chartres

CIGARS AND TOBACCO.

Adams, E C, 69 Gravier Dufilho, A, 17 St Louis Esteva, Frank, 6 Canal Escobal, M, 207 Chartres Fisher, W N, 46 Canal Erby, W R & Bro, 18 Tchoupitoulas Kantz, Jos, 53 Gravier Martinez, L B, 71 Camp Mayer & Well, 97 Common

DRY GOODS.

Charnock, Henry, 139 Gravier Fellman Bros, 129 Canal Holmes, D H, 155 Canal Kern, Henry, Camp and Poydras Lehmann, A & Co, 66 Canal Lamal, P, 15 Carondelet Letchfor, Mm H, 77 Canal Levy, Loeb, Scheimer & Co, 82 Canal Manuel H, 20 Chartres

Macou, P & Co, 204 Poydras Mills & Gibbs, 26 Camp McStea, Nelson, 98 Canal Nonotuck Silk Co, 26 Camp Pitcher, C S & Co, 61 Custom House Richardson, John P, 11 Magazine West, I S, Jr, 4 Magazine Yale & Bowling, 17 Magazine

DRUGS, WHOLESALE.

Carrouche, August, 39 Chartres Finlay & Brunswig, 35 Magazine Frederickson, F, 139 Canal Hart, E I & Co, 76 Tchoupitoulas Lamal, H, 15 Carondelet Lyons, I L & Co, 42 Camp

FOUNDRIES.

Clark's Foundry, Tchoupitoulas Coleman, H D, 9 Perdido Edwards & Haubtman, 22 S Front Hohsmann, A I, 226 Magazine Johnson Iron Works, Julia street Killeen, Thos. 275 St Louis Leeds & Co, Constance and Delora McCann, D C & Son, Fulton street Martens, Wm, 225 Tchoupitoulas

Moore, Wm, 173 Tchoupitoulas Reynolds Iron Works, Fulton and Market Shakspeare, Smith & Co, 219 Girod Speckman, F, 177 Baronne Trowbridge, Wm, 47 Girod Whitney Iron Works, 181 Tchoupitoulas

GROCERS.

Adler, A & Co, 22 Canal
Adams, J I & Co, 43 S Peters
Berkson Bros, 12 S Peters
Burke & Thompson, 60 Tchoupitoulas
Byrne, John L, 55 Tchoupitoulas
Conory, E & Son, Delta and Common
Clark & Meaeder, 16 Carondelet
Cordes, John, 55 Poydras
Cottam, H T & Co, 82 Poydras
Doyle, C & Co, 87 Poydras
Feibleman, E & Son, 21 S Peters
Flash, Preston & Co, 19 Tchoupitoulas
Gogreve, H R, 76 Tchoupitoulas
Harte, E J & Co, 75 Tchoupitoulas
Hartwell, Chambers & Co, 36 Tchoupitoulas
Kennett & Huey, 11 Delta
Lochte, H & Co, 46 Tchoupitoulas
Levis Bros, 50 Tchoupitoulas

Mandeville Bowling Co, 17 S Peters Mackie, Albert, 84 Tchoupitoulas May & Vaught, 10 Fulton Moore, John T & Co, 37 Tchoupitoulas Nelson, John & Co, 65 Tchoupitoulas Platt, J W & Co, 127 Common Parker, Haynes & Co, 103 Foydras Pfister & McKey, 14 Magazine Pohlman & Son, 71 Tchoupitoulas Rauxet, A, 55 Decatur Reems & Beck, 81 Poydras Schmidt & Zeigler, 53 S Peters Smith Bros & Co, 102 Poydras Sutter & Darring, 58 Magazine Theurer & Becker, 77 Poydras Van Patton & Co, 64 Camp Villerman, A & P, 91 Decatur Woodward, Wright & Co, 38 Canal _

HARDWARE.

Baldwin & Co, 74 Canal Genenelly, Theo 27 Decatur Holloway & Gardes, 23 Magazine Lagan, M D, 6 Common Rice, Barn & Co, 77 Camp Stauffer, Esleman & Co, 71 Canal

HATS AND CAPS.

Boisseau & Martinez, 10 Magazine Belden, F, 14 Magazine Booth, Edward, 32 Magazine Gerber, Meyer & Co, 16 Camp Quinlan, F J, 27 Magazine Reinerth, 50 Canal Simon & Cohn, 20 Magazine

MACHINISTS.

Blackadder, John, 306 Tchoupitoulas Leeds & Co, Delord Reno & McCann, 227 S Front Scheidecker A E, 233 Chartres Taylor Bros, 124 St Joseph

MILLINERY, ETC.

Mayewski, Wm, 58 Custom House Muller, J C, 63 Custom Hose Rau, W E, 66 Custom House Zang, Adam J, 31 Chartres

OIL DEALERS.

Chess-Carle & Co, 44 S Peters Knower & Trouth, 116 S Peters Marx, A A, 81 Chartres Martinez, A A, 98 Tchoupitoulas Ong, Richard M, 92 Magazine Stepoline Oil Co, 13 Dauphine Snedeker, John S, 83 Tchoupitoulas Todd, Samuel M, 61 Magazine

SAFES.

Baker, Slov & Co, 6 Magazine Diebold Safe Co, 125 Common Haystette & Coats, 48 Chartres Halliday, G V, 142 Gravier Gribble, J B Co, 129 Gravier Horter, J C & Co, 90 Common Schemel, John P, 6 Canal Smith & Boullemet, 84 Canal

SOAP MANUFACTURERS.

Behme, Theo, 348 6th Callan, Nicholas 445 Jackson Honold, A F, Louisa and Prosper Keller, J H, 110 Gravier Kirchberge, J H, 559 Howard Koester, J G, 471 S Liberty Proctor & Gamble, 49 Poydras Zollinger, Phillip, 4th and Locust

STATIONERS AND BOOKSELLERS.

Buckley, Jas & Co, 51 Carondelet Brandæo, A E & Co, 34 Magazine Capo, Michael, 19 Decatur Durel, James, 37 Chartres Dunn, M F & Bro, 70 Camp Fitzwilliam, T & Co, 62 Camp Graham, L & Son, 99 Gravier Hooper, Jos J, 6o Carondelet Hyatt, A W, 73 Camp Lathrop, G T, 199 Canal Levy Jos & Bro, 66 Common O'Donnell, Peter, 16 Camp Searcy, D J, 106 Common Wasson, W R, 46 Carondelet

SUGAR FACTORIES.

Bloch, Simon, 42 Union Cæder, John & Co, 97 S Peters Conger & Kelley, 42 Perdido Grunbel, S & Co, 192 Gravier Gilbert, P G, 57 Carondelet Hare, Robt & Son, 55 Carondelet Hernandez, Charles, 199 Gravier Pugh Bros & Co, 75 Carondelet Renshaw, J A, 32 Perdido Thomson, A & Co, 28 N Peters Walker, Felix & Co, 56 Carondelet

SUGAR MILLS.

Leeds & Co, Delord and Constance Niles Sugar Mills, 17 Union Henderson, Wm, 12 Custom House Planters' Sugar Co, First and Louis

TOBACCO WHOLESALE.

Beauvais, E B, 633 Magazine Caulfield, E H, 38 Canal Fisher Wm W, 46 Canal Flatow, S J, 159 Common

McCandlish, T. C. 159 Common Herheeim, S. & Bros, 25 Tchoupitoulas Wacherbatn & Joseph, 45 Magazine Wælper & Craft, 50 Gravier

WINES AND LIQUORS.

Arney, L.C., 26 Bienville
Baum & Jung, 29 Camp
Block, Henry, 12 S Peters
Caulfield, E.H., 34 Canal
Doyle, C. & Co., 65 Poydras
Fassman, M.W. & Co., 72 Gravier
Fisher, Wm. W., 46 Canal
Gelpi, Paul & Bro., 41 Decatur
Hart, E.J. & Co., 75 Tchoupitoulas
Hollander, F. & Co., 50 Custom House
Kenton, J.D. & Co., 54 Magazine
Lamothe, Leon, 53 St Charles

Loeb, Felix & Bro, 21 Decatur Pozzi Bros, 30 Decatur Roder, F & Co, 49 Tchoupitoulas Schmaltz, Jos, 16 Natchez Throphire & Co, 34 Tchoupitoulas Tardos Mfg Co, 26 S Louis Tremloulet; B, 7 Decatur Votter & Blank, 79 Magazine Vignes, Jos, 28 Decatur Weber, Henry, 80 Magazine Walz, A, 26 Conti

WOOD AND WILLOW-WARE.

Jaeger & De Pass, 14 S Peters Morris, J C, 49 Tchoupitoulas McGraw, Morris, 45 Tchoupitoulas

LAWS OF ALABAMA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Taylor & Johnston, Attorneys-at-Law, Uniontown, Alabama,

Accounts.-May be verified by affidavit and sued on, and unless there is a sworn plea by defendant that he does not own the same, a judgment will be rendered.

Actions.-Every action founded upon a contract must be brought in the name of the party really interested, whether he has the legal title or not, subject to all legal offsets, before notice of transfers. (Code, 2890.)

Assignments.-A general assignment may be made for the benefit of

creditors, but there can be no preferred creditors. (Code, ¿ 2127.)

Attachment.—A lien is created in favor of an attaching creditor upon the property actually levied upon. An attachment may be issued by a clerk of the court of record, a circuit judge, a chancellor, a justice of the peace or a notary public exercising the jurisdiction of a justice of the peace. It may be issued for the collection of any debt, whether due or not, upon affidavit made by the creditor, his agent or attorney averring in said affidavit any one of the grounds set forth in the statute, to wit: that the debtor has absconded, or is about to abscond, secretes himself, is a non-resident, is about to remove his property from the State, has fraudulently disposed of, or is about fraudulently to dispose of, his property, or that he has money, property or effects, which he fraudulently withholds. Before an attachment can be issued, the plaintiff, by himself, his agent or attorney, is required to enter into a bond, in double the amount of the claim sued on, with good and sufficient securities, payable to defendant, to indemnify him for any damage that he may sustain, if it should appear there was no just ground for suing out an attachment. In numberless cases our supreme court holds this to be a harsh remedy. Landlords hold a lien against their tenants for any unpaid rents, on all goods, wares and merchandise, which is enforceable by attachment, and takes priority over all other liens.

Exemptions.—Every resident citizen is entitled to have exempted to him \$1000 worth of personal property, to be selected by himself, and also his place of residence in city or town, provided the same is not worth more than \$2000, or his residence in the country, including one hundred and sixty acres of land. No partners in trade can claim exemptions out of the joint partnership assets.

Interest.—The legal rate is eight per cent. An obligation for more than eight per cent. forfeits all interest, under a plea of usury.

Jurisdiction.—Circuit courts have jurisdiction of all actions where the amount exceeds \$50. Justices of the peace have jurisdiction for all actions ex delicto where the amount does not exceed \$50, and of all actions ex contractu where the amount does not exceed \$100.

Judgments.—Are not liens. Are proved by a certified transcript. justices' courts judgments may be rendered after three days' service of the writ upon the defendant. In the circuit court the writ must be issued and served at least twenty days before the commencement of the term of the court at which the judgment is rendered.

Limitations.—Open accounts three years from date of last item; six years on stated accounts, promissory notes, bills of exchange, written instruments not under seal, actions of debt founded on contract, actions for trespass to real and personal property for the use and occupation of land, detinue and

trover; ten years on a sealed instrument, for recovery of lands, actions against public officers for misfeasance, and within twenty years upon judgments and decrees.

Married Women.—May buy, sell, convey, mortgage; carry on business in their own name, and do all acts as if they were feme-sole. Consent of husband in writing first to be obtained. To carry on a regular business, consent must be recorded in Probate Court. (Acts 1886–7.)

Mortgages.—When duly executed are liens within the county where recorded. When made to hinder, delay or defraud creditors they are void,

Statute of Frauds.—Every agreement not to be performed within one year; every special promise by an executor or administrator to answer damages out of his own estate; every special promise to answer for the debt, default or miscarriage of another; every agreement, promise or undertaking, made upon consideration of marriage, except mutual promises to marry; every contract for the sale of lands, or any interest therein, except leases for one year or less, unless the purchase-money, or a part thereof, be paid, and the purchaser be put into possession by the seller, is void unless in writing, and the consideration thereof expressed therein.

Security for Costs.—Non-residents and corporations are required by law to give security for costs. The amount of the cost may be deposited with

the clerk.

Set-off.—Mutual debts, liquidated or unliquidated, not sounding in damages merely, may be set off, one against another, whether the legal title be in the defendant or not.

Tax Sale.—Land sold for taxes may be redeemed within two years from date of sale, by any person having a beneficial interest in the sale. After the expiration of two years, the probate judge makes a deed to the purchaser, at his request, and such a deed is *prima facie* evidence of the facts recited therein.

Wills.—All persons of sound mind and over the age of twenty-one years may devise their lands by will. Persons of eighteen years may also dispose of their personal property by will. No will is effectual unless in writing, subscribed by the testator in the presence of at least two subscribing witnesses, who subscribe their names as witnesses in the presence of the testator, and in the presence of each other.

LAWS OF ARIZONA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by E. M. Sanford, Attorney-at-Law, Prescott, Arizona.

Acknowledgments.—If made within the Territory, before a clerk of court having seal, notary public, county recorder, justice of the peace; without, and in the United States, before a clerk of court of record having seal, commissioner of deeds of territory, and notary public; without the United States, before an officer authorized to execute a commission to take depositions. Acknowledgment of grantor (except married women of the homestead) shall state that he executed the same for the consideration and purposes therein stated; if unknown, the officer must have satisfactory evidence, on oath or affirmation of a credible witness (which he shall note in his certificate), that the grantor is the individual who executed in his presence the instrument; if by a married woman, in conveying homestead, shall show that she has had the same shown to her, and then and there fully explained by the officer on examination privately and apart from the husband, and that she thereupon acknowledged to said officer that the same is her act and deed, that she had willingly signed the same, and that she wishes not to retract it.

Form of an ordinary certificate:-

Territory of _____ } ss.

Before me, —(here insert the name and character of the officer), on this day, personally appeared-, known to me (or proved to me on the oath of —) to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office, this-day-, A. D.-

[Seal] The certificate of a married woman to homestead must be in this form:

Territory of _____ \} ss.

County of _____ \} ss.

Before me, ____here insert the name and character of the officer), on this day personally appeared-, wife of-, known to me (or proven to me on oath of---) to be the person whose name is subscribed to the foregoing instrument, and having been examined by me privately and apart from her husband, and having the same fully explained to her, she, the said _____, acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.

Given under my hand and seal of office, this-day of-, A. D.-

[Seal]

The proof of any instrument of writing for the purpose of being recorded, shall be by one or more of the subscribing witnesses personally appearing before some officer authorized to take such proof, and stating on oath that he or they saw the grantor, or person who executed such instrument of writing, acknowledge in his or their presence that he had executed the same for the purposes and consideration therein stated, and that he or they had signed the same as witnesses at the request of the grantor, or person who executed such instrument, and the officer taking such proof shall make a certificate thereof, and sign and seal the same with his official seal.

The proof by a subscribing witness must be by some one personally known to the officer taking the proof, to be the person whose name is subscribed to the instrument as a witness, or must be proved to be such by the oath of a credible witness, which fact must be noted in the certificate.

The certificate, where the execution of the instrument is governed by a witness, must be in the following form:

Territory of _____ \} ss.

County of _____ \} ss.

Before me, ____(here insert the name and character of the officer), on this day personally appeared-, known to me (or proved to me on the oath of —) to be the person whose name is subscribed as a witness to the foregoing instrument of writing, and after being duly sworn by me, stated on oath that he saw---, the grantor, or person who executed the foregoing instrument, subscribe the same (or that the grantor, or person who executed such instrument of writing, acknowledged in his presence that he had executed the same for the purposes and consideration therein expressed), and that he had signed the same as a witness, at the request of the grantor, or person who executed the same.

Given under my hand and seal of office, this-day of-, A. D.-

Actions.—But one form of; do not abate by death if cause of action survives. Pleadings are complaint and answer; venue of suits are special.

Affidavits .- If taken within Territory, before clerk of district court or notary public; if out of, but within the United States, before any clerk of court of record having a seal, notary public or commissioner of deeds for the Territory; if without the United States, before any officer authorized to exccute a commission to take depositions.

Aliens.—May inherit in special cases. (See in Special cases; see Decedents).

Answer Day.—District court, after summons served in county, ten days; out of county but in district, twenty days; other cases thirty days after service. Justice courts, after service of summons, as follows: in precinct, five days; without precinct and in county, ten days; out of county, fifteen days; other cases twenty days. Continuances may be granted for ten days, and if want of evidence, thirty days.

Arbitration.—Persons may arbitrate by filing agreement before justice of the peace, if the amount of the dispute does not exceed \$300; otherwise with

the clerk of the district court.

Arrest and Bail.—No act provided for.

Assignment for the Benefit of Creditors.—Assignments shall provide for the distribution of all real and personal property, not exempt, among creditors, in proportion to their respective claims; must be proved, acknowledged, certified and recorded as conveyance of real and personal property, as the case may be. There shall be annexed to the assignment a statement; first, creditors, the residence of each, if known-if not known, that fact to be stated; the sum owing to each, the nature of the debt, whether arising on written contract, account or otherwise; the true cause and consideration, and place where such indebtedness arose; of every judgment, mortgage or other security for the payment of such debt; an inventory of the estate at the date of assignment; legal or equitable encumbrance, vouchers and securities, with value to the best knowledge of the debtor; affidavit annexed to inventory states that the same is in all respects just and true according to the best knowledge and belief. Exempt property may be retained; inventory is not conclusive. Creditors may consent to accept their proportional share; if not, then creditors consenting take their share and debtor is discharged. The law provides for notice personal and by publication, the giving of bond by assignee, the presentation and allowance of claim, which must be within six months from the time of first publication of notice of appointment of assignees. Claim shall be supported by affidavit of creditor, his agent or attorney, that the statement is true, that the debt is just, and that there are no creditors or offsets that should be allowed against the claim, except as shown by the statement; creditors not consenting to assignment may garnishee assignee for balance in his hands. All conveyances to defraud or prefer title vests in assignee, notwithstanding the transfer. Preferences are void. Grantee may show good faith and valuable consideration.

Attachments.—Are orginal writs issued out of justice of peace courts or district courts, at or after commencement of suit, on debt or demand, due or not due, but judgment cannot be rendered until debt is due. The affidavit is made by plaintiff, his agent or attorney, stating one or more of the following grounds:—

1. That the defendant is justly indebted to the plaintiff and the amount of

the demand: and

2. That the defendant is not a resident of the Territory, or is a foreign corporation, or is acting as such; or

3. That he is about to move permanently out of the Territory, and has refused to pay or secure the debt due the plaintiff; or

4. That he secretes himself so that the ordinary process of law cannot be erved on him; or

5. That he has secreted his property for the purpose of defrauding his creditors; or

6. That he is about to secrete his property for the purpose of defrauding his creditors; or

7. That he is about to remove his property out of the Territory without leaving sufficient remaining for the payment of his debts; or

8. That he is about to remove his property, or a part thereof, out of the county where the suit is brought, with intent to defraud his creditors; or

9. That he has disposed of his property, in whole or in part, with intent to defraud his creditors; or

10. That he is about to dispose of his property, with intent to defraud his creditors; or

11. That he is about to convert his property, or a part thereof, into money for the purpose of placing it beyond the reach of his creditors; or

12. That the debt is due for property obtained under false pretences.

And further, that the attachment is not sued out for the purpose of injuring or harassing the defendant, and that the plaintiff will probably lose his d-bt unless such attachment is issued. The bond must be signed by the plaintiff, with two or more sureties, payable to defendant, in at least double the debt sworn to be due, conditioned that the plaintiff will prosecute his suit to effect, and will pay all such damages and costs as shall be adjudged against him for wrongfully suing out such attachment. On the filing of affidavit and bond, one or more writs may issue to several counties. Writs are levied as executions, but where real property is attached, copy must be filed with county recorder. At any time before judgment, defendant may replevin property by giving bond double amount of plaintiff's debt, conditioned that should the defendant be condemned in the action, he shall satisfy the judgment that may be rendered therein, or shall pay the estimated value of the property, and the lawful interest thereon from the date of the bond.

Bills and Notes.—Grace three days. The holder of may fix the liability of drawer or endorser without protest or notice, by instituting suit against endorser or maker within sixty days after right of action accrues; if bill not accepted, drawer becomes immediately reliable, and liability of endorser may be fixed by suit within six months; all instruments not negotiable by the law merchant may be transferred by assignment. Oral testimony is inadmissible to show a release of due diligence to collect; assignes may pursue previous assignors upon negotiable instrument; may be protested by notary public, who shall set forth all the facts done by him, and specify of whom and

when and where demand was made, and for what sum.

Conditional Sales.—Writing evidence of must be acknowledged and recorded to impart notice.

Contracts.—Whether joint or several, either may be pursued without releasing the other. In writing imports a consideration.

Conveyances.—Shall be in writing, subscribed and delivered in the

presence of two credible subscribing witnesses, or acknowledged.

Corporations.—Any number of persons may form for transaction of any lawful business. Have powers as follows: Perpetual succession; sue and be sued; have a common seal and alter it; to render shares transferable, and prescribe the mode of transfering; to exempt private property from liability; to make contracts, acquire and transfer property and possession as natural persons; to establish by-laws and make rules and regulations. Before commencing business must adopt articles, which shall be signed and acknowledged as deeds, and recorded in the county recorder's office, where principal place of business is. Articles must contain, first, name of corporators and of corporation, and its principal place of business; second, the general nature of the business; third, the amount of capital stock authorized, and the times when and conditions upon which it is to be paid in; fourth, time of commencement and termination; fifth, by what officers affairs are to be conducted, and times of their collection; sixth, the highest amount of indebtedness or liability it is at any time to subject itself; seventh, whether private property is to be exempt. (Unless so exempted, stockholders are liable for debts in proportion which their stock bears to the whole.) Articles must be published six days in a newspaper published in the county of its principal place of business. Corporations may then commence business. Copy of newspaper must be filed in the office of the secretary of the Territory within three months. For internal improvement, may endure for fifty years; otherwise twenty-five years, and may be renewed. Special provisions are made for fire, marine, mutual life, health, accident, savings and loan, railroad, religious, social and benevolent corporations.

Costs.—Courts may tax on motions. Plaintiff may be required to give security for costs before final judgment, and if he fail to get it within ten days after the rule, suit will be dismissed.

Courts.—One supreme, appellate where matters in dispute exceeds one hundred dollars; the legality of the tax, toll or impost, municipal fine, felony, questions of law, civil cases brought in district court, where matters in dispute exceed two hundred dollars; possession of land, or cases brought into

district court from another court, or order affecting a substantial right in action or proceeding, and the usual original powers. District courts,—There are three. Original jurisdiction where amount exceeds one hundred dollars, inclusive of interest, cases involving title or possession of real property, appeals from probate and justice of the peace courts, and the usual powers in special

proceedings, and of law and of equity actions.

Depositions.—Taken within county without commission by five days' notice, and one day for each twenty-five miles; out of county, and within United States, by commission and interrogateries to any clerk of court having a seal, notary public, or commissioner of deeds for this Territory; if without the United States, to a notary public, minister, commissioner, charge d'affaires, consul-general, consul, vice-consul, commercial agent, vice-commercial agent, deputy of consul, or consular agent of the United States. Commissioners are given power to punish for contempt, issue subpænas, and swear interpreters. Depositions are returned either by mail or by any person; if by mail, the postmaster at the mailing office shall endorse thereon that he received them from the hands of the officer before whom they were taken; if sent by a person, he must make oath that he received them from the officer. that they have not been out of his possession, and have not been altered. The officer shall certify that the answers of the witness were signed and sworn to before him, and shall seal them up and write his name across the seal, and endorse the names of the parties to the suit, and of the witness, and shall direct the package to the clerk or justice who issued commission.

Descent and Distributions.—Property of persons dying intestate, leaving neither husband nor wife living, shall descend in percenary to male or female, as follows: 1. To his children and their descendants. 2. If none, then the father and mether equally; if only one survive, then in two equal portions, one to survivor and one to brothers and sisters of deceased, and to their descendants; but if none survive, then the whole to the surviving father or mether. 3. If neither father nor mother survives, then the whole to brothers and sisters and descendants. 4. If no such kindred survives, then in two moieties, one to the paternal, the other to the maternal kindred, as follows: (a) to grandfather and grandmother equally. (b) If only one survives, then in two parts, one to survivor and one to the descendants of the other. (c) If no such descendants, then the whole to their descendants,

passing to lineal ancestors and their descendants.

survives, surviving husband or wife is entitled to the whole.

When there survive a husband and wife, it descends as follows; If there be child or children, or their descendants, surviving husband or wife takes one-third of personal estate, and remainder to child and its descendants; surviving husband or wife has life estate in one-third of land, with remainder to child and its descendants; if no child or children, or their descendants, then survivor is entitled to all personal estate without remainder, and the other half according to the foregoing rules; provided, that if neither father nor mother

No distinction is made in the descent between property acquired from father or mother; provided, intestate is adopted heir, and leaves no husband, wife or child, then it goes to the person and heirs who adopt them. In collateral kindred, half blood inherit half as much as the whole; and if all are of the half, they take all. Only those in being at time of death inherit. Common property goes one half to survivor and the other to child; but if no child, then to survivor. Issues before marriage and those of a marriage deemed null in law, are legitimate. Bastards inherit from mother and may transmit estates, also distribute a share of personal estate of kindred. It is no bar that ancestor is or has been an alien. If property descends to alien, he has five years to become a citizen and take possession, or sell the same; provided, that treaties of the United States with nation of alien do not otherwise direct; and provided, that aliens may take and hold by descent from alien or citizen, in the same manner in which citizens of the United States may take by devise or descent within country of alien. The estates of courtesy and dower are abolished.

Divorce.—Incurable impotency or other impediment at the time of

marriage, excesses, cruel treatment, outrage, whether by the use of personal violence or any other means. In favor of the husband where the wife has committed adultery, or six months' abandonment; in favor of wife, six months' abandonment, habitual intemperance, six months willful neglect to provide, either having the ability to do so, or by reason of idleness, profligacy or dissipation, adultery; in favor of husband or wife for conviction, after marriage, of felony. Complainant must be an actual bona fide resident of the county for six month next preceding the filing of the suit.

Existing Corporations.—May take the benefit of the revision of 1887, by resolution of board of directors, certified under seal, and attested by the

president with his seal.

Equity of Redemption.—On judicial sales, except where the estate is less than an estate of lease-hold of two years unexpired time, there is a redemption by debtor, the successor in interest, or creditor having a lien or mortgage on real property or some share or part thereof, within six months after sale,

by paying nine per cent, and all assessments and taxes since sale.

Executions.—May be issued within five years after entry of judgment; from all courts are directed to the sheriff, returnable in not less than ten days and not more than ninety days; levy on real estate need not be made on view; levy on stock running at large may be made by designating the number of and describing the marks and brands, in the presence of two credible witnesses, and serving notice on owner or agent; levy on corporate stock by notice on the secretary or other officer; levy upon partnership property, by notice on purtner. Act 1889. See liens.

Exemptions.—Personal property to the value of \$1000 to a family only, to be selected by debtor; if not selected by him, officer may select and appraise the same at expense of debtor. Earnings of debtor, for thirty days next previous to levy, and necessary to family support, except the homestead,

partly by his labor. (See Homestead.)

Evidence.—Parties in interest may testify. No person is incompetent on account of religious opinions or want of religious belief, on account of color or because he has been indicted, accused or convicted of a crime. Wife of party is competent. Parties cannot testify to any transaction with testator, intestate or ward, unless called by opposite party or by the court.

Frauds and Fraudulent Conveyances.—The usual statute.

Foreign Corporations.—Must file certificates and duly authenticated copies of articles with Secretary of the territory, and county recorder of county in which business or principal office is located. Association, company or corporation must file in same places a lawful appointment of an agent upon which all notices, processes and summons may be served, which is considered lawful personal service, No business can be transacted unless copies of articles and the appointment is filed, Every act done prior thereto is void. Appointment must be by resolution duly adopted and signed by president, manager or secretary. Agent must be bona fide resident of county, and his full name and residence stated in resolution. If agent absents himself three months consecutively from county, and none appointed within four months after commencement of such absence, the right to transact business shall cease, and all acts or contracts are null and void at option of any person interested. On compliance with the foregoing, have all their rights and privileges as if incorporated under laws of this Tereritory. It cannot hold more than three hundred and twenty acres of real estate, exclusive of mineral lands and land necessary for milling or working ores, or manufacturing for commercial purposes.

Garnishment.—Are original writs, and may be issued upon the plaintiff's executing a bond, with two or more sureties, payable to defendant, in double the debt, conditioned that he will prosecute this suit to effect and pay all damages and costs that may be adjudged against him for wrongfully suing out such garnishment, and filing an affidavit showing either, first, that an original attachment has been issued (no bond required); second, that the debt sued for is just, due and unpaid, and that the defendant has not, within his knowledge, property in his possession, within this Territory, subject to execution, sufficient to satisfy such debt, and that the garnishment applied for is

not sued out to injure either the defendant or garnishee; third, that the plaintiff has a judgment and makes affidavit that the defendant has not, within his knowledge, property in his possession, within this Territory, subject to execution, sufficient to satisfy such judgment. And further, that the plaintiff has reason to believe that the garnishee (stating his name and residence) is indebted to defendant, or that he has in his hands effects belonging to the defendant, or that the garnishee is an incorporated or joint stock company, and that the defendant is the owner of shares in such company, or has an interest therein. Writs may issue to several counties out of justice or district courts, and are returnable as summons therein. On failure to answer, judgment and execution may be taken against garnishee, with cost. Answer may be controverted and trial had as in ordinary cases where cause of action between garnishee and debtor accrued if garnishee resides out of the county.

Holidays.—Sundays, New Years, Washington's Birthday, Memorial Day, Fourth of July, Christmas, Thanksgiving Day—when it falls upon Sunday next day is. In computing time, if the last day is, it must be excluded. No suit can be commenced on, except injunctions, attachment and replevin. No protest can be made.

Homesteads.—Heads of family may hold real property. selected to the value of \$4000, the declaration of which must be recorded; if over \$4000, creditor may have appraisers appointed and sell the residue. Cannot be sold

alienated in any way without consent of wife.

Husband and Wife.—All real and personal property acquired by either, before marriage, and that afterwards by gift, devise or descent, with the increase, rents, issues and profits, is separate property, and not liable for the debts of the other.

Injuries Resulting in Death.—Actions for are for benefit of surviving husband, wife, children and parents, and is not liable for debts of deceased. Action may be brought by one or more, for the benefit of all, within six months after date: if not then, by administrator.

Interest.—Where no express agreement, fixing a different rate, seven per centum on all moneys after they become due; on any bond, bill, promissory note or other instrument of writing or judgment recovered in this Territory for money lent, for money due on settlement of accounts, and money received for the use of other parties, may agree to any rate in writing. Other States are presumed to have the same law.

Justice Courts.—Of action arising on contract for recovery of money, damages, injury for person, taking or detaining personal property, injury to real or personal property, fine, penalty, forfeiture, bonds, surety, undertakings, foreclosure of mortgages, enforcement of liens on personal property, recovery of personal property, judgment by confession, when amount of value does not exceed \$300. Title to real property, those in nature of admiralty cannot be tried before.

624. (Sec. 2.) The terms of the district courts in the first judicial district shall be held at the times following:—

I. In the county of Puria, at Tucson, on the second Monday in March and the second Monday in September.

2. In the county of Cochise, at Tombstone, on the second Monday in May and second Monday in November.

3. In the county of Graham, at Solomonville, on the second Monday in April and second Monday in October.

625. (Sec. 3.) The terms of the district courts in the second judicial district shall be held at the times following:—

I. In the county of Maricopa, at Phœnix, on the first Monday in May and the first Monday in November.

2. In the county of Gila, at Globe, on the third Monday in April and the third Monday in October.

3. In the county of Yuma, at Yuma, on the fourth Monday in March and the fourth Monday in September.

4. In the county of Pinal, at Florence, on the first Monday in April and the first Monday in October.

626. (Sec. 4.) The terms of the district courts in the third judicial district shall be held at the times following:-

1. In the county of Yavapai, at Prescott, on the first Monday in June and

the first Monday in November.

2. In the county of Mohave, at Kingman, on the first Monday in April and the first Monday in September.

3. In the county of Apache, at St. Johns, on the first Monday in July, Judgments,—Judgments may be confessed by power or warrant of attorney for money or damages; may be entered in vacation. In district court becomes dormant in five years. Where execution is not issued within five years after judgment may be revived by action. (See Liens.) May be had on open accounts supported by affidavit of plaintiff, his agent or attorney, to the effect that it is, within the knowledge of affiant, just and true, that it is due, and that all just and lawful offsets, payments and credits have been allowed.

Liens.—Of every form, attempted to be given by owner on any stock of goods, wares or merchandise, in business, which contemplates a continuation of possession, is void. Judgments, when entered in the abstract book of clerk, are a lien upon all the real estate from the date; in one county may be abstracted in another, and become a lien. Hotel keepers, livery men, material men have liens for the amount of their charges, and they sell the property after thirty-five days' possession of property. Mechanics' or other lien upon homestead must be upon contract signed by wife; lien expires in four months, unless suit brought. In case of voluntary assignment, death of employer, levy of executions, attachments of similar nature, miners, mechanics, servants, salesmen or laborers have a first lien of \$200.00 for services rendered within sixty days previous.

Limitations.—To recover real estate, three years after cause accrued; where founded on possession, two years. One year, actions for personal injuries, malicious prosecution, false imprisonment, libel, slander, seduction, breach of promise and injuries for death. Two years, actions for trespass, injuries to property, detention of personal property, conversion, trover, upon judgment or decree rendered without the Territory; upon an instrument of writing executed without the Territory, the time to be computed from the arrival of the party pleading the statute in the Territory. Three years, actions after the cause of action shall have accrued, for debt, where the indebtedness is not evidenced by a contract in writing, upon state of open accounts (other than actual and current accounts) of merchant and merchant, or their factors or agents). Four years after cause of action accrues, actions for the penalty, or for damage on a penal clause of a bond to convey real estate, partnership accounting, or upon actual and current accounts between merchant and merchant, their factors or agents, dating from a cessation of dealings on bond of executors, administrators, guardians (dating from death, resignation, removal or discharge). All actions for which no limitations are prescribed, except to recover real estate, actions to contest wills and to cancel a will for forgery or fraud two years after the discovery thereof. Five years, actions for debt evidenced by or founded upon any contract in writing made within this Territory. Limitation ceases during absence; new acknowledgment or promise must be made in writing. No demand shall be barred by removal to this Territory for twelve months, unless previously barred by country from which he emigrated. Disabilities, where under twenty-one years, unsound mind and from imprisonment, must be specially pleaded.

Minors.—Become of age at twenty-one years.

Mortgages.—May be given upon all realty or interest thereon. deeds may be given upon all realty or interest thereon. Trust deeds may be given upon all interests in real estate, and may be closed out by sale without foreclosure. Mortgages of real property must be executed, acknowledged and proved as other conveyances. Sale of real property under mortgage must be ordered by court.

Mortgage Chattel.—May be given upon all personal property except stock of merchandise. The original or certified copy may be filed with the recorder, and parties to it must attach an affidavit that it is bona fide, and made without any design to defraud or delay creditors. Mortgagor may retain possession of; condition is broken if he removes property from county, or sells or disposes of same without consent of mortgagee, who may then sell and pay debt, whether the same is due or not. If property is removed, mortgagee has one month to file copy of mortgage in county to which property is taken.

Oaths.-Judges of courts of record, their clerks and deputies, notaries

public and justices of the peace have power to administer.

Partnership.—Doing business in this Territory under a fictitious name or a designation not showing names of persons interested as partners, must file with the recorder of county a certificate stating names in full of all their members and their place of business.

Principal and Surety.—Principal must, if required by notice in writing by surety, bring suit within sixty days. Surety may require execution against property of principal. Surety cannot be sued unless principal is joined, unless principal resides beyond the Territory, or residence unknown, or is beyond the process of law, dead or notoriously and actually insolvent.

Probate Law.—Wills must be proved and letters granted in the county of residence of the deceased; if non-residents, or absent at the death, in any county where death may be; in all other cases, where application for letters is first made. If wills are proved elsewhere may be allowed and recorded here. Wills in existence at time of death may be proved if lost. tive must be reduced to writing within six days after spoken, and proved within six months. Administration of intestate are granted in the following order: Surviving husband or wife, or competent person by such requested, children, father or mother, brothers, sisters, grandchildren, next of kin who share in the distribution, creditors, any person legally competent; surviving partner cannot be appointed; males are preferred to females; the whole to the half blood. Married women cannot be appointed. Inventory and appraisement, including homestead and exempt property, must be returned. Widow and children entitled to possession of homestead, wearing apparel and furniture, and may have set apart for their use the homestead, in value not exceeding \$4000, and personal property not exceeding \$1000. Administrator must publish a notice to creditors not less than once a week for four weeks, if the estate is worth more than \$3000. Claims must be presented within ten months after first publication; otherwise four months.

Every claim presented to the executor or administrator shall be supported by the affidavit of the claimant that the amount is justly due, that no payments have been made thereon, and that there are no offsets to the same, to the knowledge of the claimant or other affiant; provided, that when the affidavit is made by any other person than the claimant, he shall set forth in the affidavit the reason it is not made by the claimant. The oath may be taken before any officer authorized to take oaths. The executor or administrator may also require satisfactory vouchers or proofs to be produced in support of The amount of interest shall be computed and included in the statement of the claim. If the claim be founded on a bond, bill, note or other instrument, the original instrument shall be presented. If the claim, or any part thereof, be secured by a mortgage or other lien, such mortgage or other evidence of lien shall be attached to the claim and filed therewith, unless the same be recorded in the office of the recorder of the county in which the land lies, in which case it shall be sufficient to describe the mortgage or lien, and refer to the date, volume and page of its record.

When a claim has been presented to the executor or administrator, he shall endorse thereon his allowance or rejection with the day and date thereof; if he allow the claim it shall be presented to the probate judge for his approval, who shall in the same manner endorse upon it his allowance or rejection. If the executor or administrator, or the judge, refuse or neglect to endorse such allowance or rejection for ten days after the claim shall have been presented to him, such refusal or neglect may be deemed equivalent to a rejection; and if the presentation be made by a notary, the certificate of such notary, under seal, shall be prima facia evidence of such presentation and rejection.

When a claim is rejected the holder must bring suit against the executor or administrator within three months after the date of its rejection, if it be then due, or within two months after it becomes due; otherwise the claim shall be forever barred.

Possessory Rights.—Are held and claimed as real estate.

Revenue.—The law provides for Territorial revenue thirty-five cents; county purposes two dollars, and may be more when levied; lien of attaches on the first Monday in March, and becomes delinquent February first next; real property is sold on judgment in district court. A party in interest has only one year to redeem, with thirty per cent, penalty.

Revision .- Last one in 1887.

Separate Property.—Real or personal property owned or claimed by husband or wife, or that acquired after marriage by gift, devise or descent, and the increase, rents, issues and profits are; the earnings and accumulations of wife and of her minor children in her custody while living apart from her husband are; all other property is common property, and can be disposed of by husband only; of either husband or wife is not liable for the debts of the other; married women over twenty-one years have exclusive control of, and she may contract, sell, mortgage, devise or bequeath it as if unmarried. Wife may contract debts for necessaries, and court may decree execution, first, against common property; second, against the separate property of husband; third, against the separate property of wife.

Summons.—(See Answer Day.) Publication of may be made when defendant is non-resident or absent, or is a transient person, or residence is unknown, or a foreign corporation having no legally appointed agent in Territory, or defendant secretes himself to avoid service for four weeks successively, upon affidavit. When residence is known, copy of complaints and summons is mailed. Unknown heirs may be sued without name. May be made personally by any president, secretary, treasurer or any legal agent of corporation, on railroad, telegraph or express companies, on agent who resides or can be

found in county.

Wills.—Persons twenty-one years or over, or lawfully married, of sound mind, may make. Writing is signed by testator, or by another by his direction and in his presence, and if not entirely written by himself, be attested by two or more credible witnesses over fourteen years old. Where will is entirely written by testator, it need not be subscribed. Nuncupative wills may be for less than \$50.00; over, must be proved by three credible witnesses.

LAWS OF ARKANSAS.

Summary of Collection Laws compiled for Boyer's Legal Directory by Doswell & Minor, Attorneys-at-Law, Newport, Arkansas.

Acknowledgments.—Deeds must be executed in the presence of two witnesses who are disinterested, or acknowledged before an officer authorized by law to take acknowledgments, which when taken within the State, must be before the supreme court, the circuit court, or either of the judges thereof, or the clerk of any court of record, or before any justice of the peace or any notary public; when taken out of the State, but within the United States, before any court of the United States, or ot any State or Territory having a seal, or before the clerk of any such court, or before any notary public, or before the mayor or chief officer of any town or city having a seal, or before a commissioner appointed by the Governor of the State.

Arrests.—No arrest for debt unless in case of fraud

Assignments.—A person may assign all his property, or any portion thereof, for the benefit of his creditors. But before the assignee can take charge of the property, or dispose of the same, he is required to file a complete inventory of the same in the office of the clerk of the court having probate jurisdiction, and execute a bond to the State in double the estimated value of

the property, subject to the approval of the judge of said court. Annual settlements required; property must be sold within four months. The assignor may prefer creditor or creditors, but assignment does not release from debts.

Attachments.—The plaintiff, at or any time after the commencement of an action for the recovery of money, m ty attach the property of the defendant, by giving bond and making affidavit to any of the following causes: 1. Defendant is a foreign corporation or non-resident of the State. 2. Has been absent from the State four months. 3. Has departed from the State with the intent to defraud his creditors. 4. Has left the county of his residence to avoid the service of summons. 5. So conceals himself that summons cannot be served on him. 6. Is about to remove his property, or a material part thereof, out of the State, not leaving enough therein to satisfy the claim of his creditors. 7. Has sold, conveyed, or otherwise disposed of his property, or suffered or permitted the same to be sold with the fraudulent intent to cheat, hinder or delay his creditors, 8. Is about to sell, convey or otherwise dispose of his property with such intent. Defendant may retain property by giving good bond.

Bills and Notes.—All bonds, bills, notes, agreements and contracts in writing for the payment of money or property are assignable. The lien of a vender of real estate, when expressed in the deed, inures to the benefit of the assignee. To charge an acceptor on any bills of exchange, acceptance must be in writing; the remedy on bills of exchange, foreign or inland, and on promissory notes, is governed by the rules of the law merchant as to days of

grace, protest and notice.

Chattel Mortgages.—Must be proved or other mortgages may be filed or recorded, at option of mortgagee. Liens from time of filing; when not recorded they become void at end of one year, unless mortgagor or agent files an affidavit showing the interest the mortgagee has in the mortgaged property and amount then due on it. Affidavit must be filed within thirty days next before the end of year. (Act 1877.)

Claims.—In suit on, mechanic's account affidavit of plaintiff must be attached that the account is just and correct, and such affidavit is sufficient to establish the same unless denied by defendant under oath, in which case plaintiff is required to prove same. Non-residents must give bond with

security for costs.

Claims against Estates.—Claims against the estates of deceased persons must be properly authenticated and exhibited to the administrator or executor within two years from the date of letters of administration, or be barred from benefit in said estate This does not effect the right of a mortgagee to foreclose or the vender to enforce lien for purchase-money. Claims have priority as follows: 1. Funeral expenses. 2. Expenses of last sickness. 3. Judgment, fines, etc. 4. All demands exhibited within one year from date of letters. 5. All demands exhibited after one year and within two years from date of letters.

County Courts.—The regular terms of the county courts of the several counties in this State commence on first Mondays in January, April, July

and October of each year.

Exemption.—The homestead outside of the city, town or village is exempt to the extent of one hundred and sixty acres of land, if it does not exceed in value \$2500; eighty acres exempt regardless of value. In city, town or village one acre exempt, if under value of \$2500; one-fourth acre regardless of value. This right extends to widow during her life time, and children during minority.

Interest.—Legal rate six per cent., but persons may contract for any amount not exceeding ten per cent. Contracts for a higher rate of interest

than ten per cent. are void as to both principal and interest.

Judgments.—Judgments and decrees of the circuit court are liens on all real estate of judgment defendant in county where the same are rendered. Judgment of justice of the peace have like force and effect by filing a transcript of the same in the office of clerk of the circuit court. This lien continues for three years, and may be revived by scire facias. Judgment may be appealed from at time within three years after the rendition thereof.

Limitations.-Actions on contracts not in writing, for tresspass on lands or libel, for taking or injuring any goods or chattels, or for the recovery of personal property, must be brought within three years; actions on official bonds, four years; actions on notes and written contracts; five years, actions to recover real estate, seven years, with reservations as to infants, femes-covert or persons non compos mentis: actions on bond of executor or administrator, eight years; on judgment ten years; all other actions, five years.

Married Women.—The property of married women, no matter how acquired, so long as she chooses, shall remain her sole and separate property, free from the debts of her husband, and may be devised or conveyed by her in like manner as if she were feme-sole. She may be sued alone on contract made by her in respect to her separate property, or in respect to any business carried on by her. She may maintain an action in her own name on account of her separate property, and for damages to her person and character; also,

when the action is between herself and husband.

Mortgages .- Mortgages and deeds of trust are not liens as to creditors or third persons until properly acknowledged and filed for record in the recorder's office. Chattel mortgages must be filed in the recorder's office, but need not be recorded. Liens on homesteads not valid unless wife joins

in execution. (Act 1887, page 90.)

Mortgages with Power of Sale and Deeds of Trust. -Are subject to redemption by maker or mortgagor within one year from sale by paying the amount of sale and ten per cent. interest and all costs of sale. Right of redemption may be waived in the instrument by maker when the sole consideration is money loaned to mortgagor on land, Must be recorded.

Personal Property.—Single persons are allowed \$200, exclusive of wear-

ing apparel; heads of families, \$500.

Suit.—Suit is commenced by filing in the clerk's office of the proper court a complaint in writing and causing a summons to be issued thereon, which, in action of law, must be served ten days before the beginning of the term at which same is to be tried, and twenty days in action in equity.

Supreme Court.-Meets the fourth Monday of May and November of

each year.

U. S. Circuit Court.-Meets at Little Rock second Monday in April and fourth Monday in October,

U. S. District Court.-Meets on the first Monday in April and October. Venue.—Change of venue may be had, both in civil and criminal cases, where it is made to appear by the affidavit of two credible persons that fair and impartial trial cannot be had in any county by reason of the undue influence of his adversary, or the prejudice which may exist against any person making the application for such change of venue.

LAWS OF CALIFORNIA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by W. H. H. Hart, Attorney-at-Law, San Francisco, Cal.

Acknowledgments .- What must be Acknowledged and Recorded .-Declaration of marriage, inventories of separate property of wife, marriage settlement contracts, contracts of apprenticeship, execution of power by married women, consent to execution of power, instruments conveying or encumbering homesteads, declaration of homesteads, abandoment of homesteads, certificates of partnerships, mortgages real and personal property, and all deeds and transfers and instruments affecting title to real property judgments, letters patent of this State and of the United States may be recorded without acknowledgment. Articles of incorporation must be subscribed by five or more persons not exceeding eleven and acknowledged by each, a majority of whom must be citizens of California.

Who may take Acknowledgments in the State.—A justice or clerk of the supreme court or a judge of a superior court may take an acknowledgment at any place within this State. A clerk of court of record, a county recorder, a notary public or a justice of the peace may take an acknowledgment within the city, city and county, county or district for which he was elected or appointed.

Without this State, but within the United States, and within the jurisdiction

of the officer, acknowledgments may be taken before either-

1. A justice, judge or clerk of any court of record of the United States.

2. A justice, judge or clerk of any court or record of any State.

3. A commissioner appointed by the Governor of this State for that purpose.

A notary public.

s. Any other officer of the State where the acknowledgment is made, authorized by its laws to take such acknowledgments.

Without the United States before either-

1. A minister, commissioner or charge d'affaires of the United States resident and accredited in the country where the acknowledgment is made.

2. A consul or vice-consul of the United States resident in the country where the acknowledgment is made.

3. A judge of a court of record of the country where the acknowledgment

is made

4. Commissioners appointed for such purpose by the Governor of this State, pursuant to special statutes.

A notary public.

Where any of the foregoing officers are authorized by law to appoint a deputy, the acknowledgment may be taken by such deputy in the name of

his principal.

An acknowledgment must not be taken unless the officer taking it knows, or has satisfactory evidence, on the oath or affirmation of a credible subscribing witness, that the person making such acknowledgment is the individual who is described in and who executed the instrument; or, if executed by a corporation, that the person making such acknowledgment is the president or secretary of such corporation, and such knowledge or evidence must be stated in the certificate of acknowledgment.

A married woman must be made acquainted, by the officer, with the contents of the instrument on an examination without the hearing of her husband, before the acknowledgment is taken, and she must acknowledge to the officer that she executed the instrument and that she does not wish to retract such execution. A conveyance by a married woman has no validity until acknowledge.

edged as above stated.

Officers taking and certifying acknowledgments must authenticate their certificates by affixing thereto their signatures, followed by the names of their offices, also their seals of office, if by the laws of the State or country where the acknowledgment is taken, or by authority of which they are acting, they are required to have official seals.

Actions.—(See Attachments, Courts, Limitations, Judgments and Suits.)

Arrest.—Defendant may be arrested in the following cases and none

others, viz.:

 In an action for the recovery of money or damages on a cause of action arising upon contract, expressed or implied, when a defendant is about to

depart from the State with intent to defraud his creditors.

2. In an action for a fine or penalty, or for money or property embezzled, or fraudulently misapplied or converted to his own use, by a public officer or an officer of a corporation, or an attorney, factor, broker, agent or clerk, in the course of his employment as such, or by any other person in a fiduciary capacity, or for misconduct or neglect in office, or in a professional employment, or for a wilful violation of duty.

 In an action to recover the possession of personal property unjustly detained, when the property, or any part thereof, has been concealed, removed

or disposed of to prevent its being found or taken by the sheriff.

4. When the defendant has been guilty of a fraud in contracting the debt or incurring the obligation for which the action is brought, or in concealing or

disposing of the property, for the taking, detention or conversion of which the action is brought,

5. When the defendant has removed or disposed of his property, or is about

to do so, with intent to defraud his creditors.

An order of arrest must be obtained from a judge of the court in which the action is brought,

The order may be made whenever it appears to the judge, from the affidavit of plaintiff or some one else that a sufficient cause of action exists, and that the case is one of those above mentioned.

Before issuing the order the judge must require an undertaking, with two sureties, in a sum not less than \$500. The order may be made at any time before judgment.

Assignments.—An insolvent debtor may, in good faith, execute an assignment of property to one or more assignees in trust, for the satisfaction of his creditors. A debtor is insolvent when he is unable to pay his debts from his own means as they become due. A debtor may pay one creditor in preference to another, or may give one creditor security for the payment of his demand in preference to another. But any assignment for the benefit of creditors is void against any creditor of the assignor not assenting thereto, in the following cases:

I. If it give preference to one debt or class of debts over another.

2. If it tend to coerce any creditor to release or compromise his demand.

3. If it provide for the payment of any claim known to the assignor to be false or fraudulent, or for the payment of more upon any claim than is known to be justly due to the assignor.

4. If it reserve any interest in the assigned property, or in any part thereof, to the assignor, or for his benefit, before all his existing debts are paid.

5. If it confer upon the assignee any power which, if exceeded, might prevent or delay the immediate conversion of the assigned property to the purpose of the trust.

6. If it exempt him from liability for neglect of duty or misconduct

An assignment must be in writing, and acknowledged or proved and certified and recorded with the county recorder of the county in which the assignor resided at the date of the assignment, and with the assignment must be filed with the county recorder an inventory giving the names and residences of creditors, amount and nature of each debt, and its consideration, judgments, mortgages, or other security, property of assignor exempt from execution, property not exempt from execution.

The assignee is not a purchaser for value, and has no greater rights than the assignor. He must, within thirty days after the assignment, give a bond to the people of this State in an amount to be fixed by the judge of the superior court of the county in which the original inventory is filed. An assignment once executed and recorded cannot afterwards be cancelled or modified by the parties thereto, without the consent of every creditor affected thereby.

Attachments.—An attachment may issue at the time of issuing the summons, or at any time thereafter, in the following cases: I. In an action upon a contract, expressed or implied, for the direct payment of money, where the contract is made or is payable in this State, and is not secured by any mortgage or lien upon real or personal property, or any pledge of personal property, or, if originally so secured, such security has, without any act of the plaintiff or the person to whom the security was given, become valueless. 2. In an action upon a contract, expressed or implied against a defendant not residing in the State.

The attachment is issued in the action by the clerk of the court upon the filing of an affidavit, by or on behalf of the plaintiff, showing the foregoing facts to exist, and that the attachment is not sought and the action is not prosecuted to hinder, delay or d. fraud any creditor of the defendant.

And before the attachment is issued, the plaintiff must file an undertaking, with two securities, in a sum not less than \$200 nor more than the amount

claimed (it is usually given for one-half the amount claimed); the condition and object of the undertaking is to secure the defendant against all costs and damages by reason of the attachment.

Bills and Notes.—The law and rules governing negotiable paper are very much the same as those of the common law and law merchant. Days of grace are not allowed in this State. An action cannot be maintained upon a bill or note unless commenced within four years from maturity, or, if the bill or note is made out of this State, unless commenced within two years from maturity. Any written promise or request for the payment of a certain sum of money to order or bearer is a negotiable instrument. The apparent maturity of a bill of exchange payable at sight or on demand is one year after date, if it bears interest; otherwise ten days after its date, in addition to reasonable time to forward it for acceptance. The apparent maturity of a promissory note is one year after its date, if it bears interest; otherwise six months after its date.

Courts and Time of Holding.—The Supreme Court is composed of two departments of three judges each. Cases of great importance are heard in banc. When sitting in bane, the chief justice presides. He may also sit in either department.

The superior courts are the courts of general jurisdiction, and hear all matters of a civil nature, except actions to recover money or damages or personal property, when the amount or value is under \$300, in which case the justices' courts have jurisdiction. The superior courts hear all matters of probate and try all indictments, presentments and informations, etc. There are no set times for holding these courts; they are presumed to be in continual session.

There are no county courts.

City governments have their police courts.

Chattel Mortgages .- Mortgages may be made upon the following

property:-

1. Locomotives, engines and other rolling stock of railroad. 2. Steamboat machinery, the machinery used by machinists, foundrymen and mechanics. 3. Steam engines and boilers. 4. Mining machinery. 5. Printing presses and material. 6. Professional libraries. 7. Instruments of a surveyor or dentist. 8. Upholstery and furniture used in hotels, lodging or boarding houses, when mortgaged to secure the purchase-money of the articles mortgaged. 9. Growing crops. 10. Vessels of more than five tons burden. 11. Instruments, negatives, furniture and fixtures of a photograph gallery. 12. The machinery, casks, pipes, tubs and utensils used in the manufacture of wine, fruit-brandy and fruit syrup or sugar.

The mortgage must be accompanied by the affidavit of all the parties thereto that it is made in good faith and without any design to hinder, delay or defraud creditors, and it must be acknowledged or proved, certified and re-

corded as grants of real property.

Claims against Estates.—Claims against estates of decedents must be presented to the executor or administrator within ten months after the first publication of notice to creditors, if the estate exceeds \$10,000; otherwise within four months. If approved by the executor or administrator, it must be presented for approval to the probate judge; if approved by him it may then be filed in the probate proceedings, and has the effect of a judgment. If a claim is not so presented it is forever barred unless the claimant make affidavit to the court or judge that he had no notice, by reason of being out of the State; in such case he may present his claim at any time before a decree of distribution is entered.

Every claim must be supported by the affidavit of the claimant, or some one in his behalf, that the amount is justly due, that no payments have been made thereon which are not credited, and that there are no offsets to the

same, to the knowledge of the affiant,

If the claim should be rejected by the executor or administrator, or by the judge, the claimant must bring suit in the proper court against the executor or administrator within three months after the date of its rejection, if it be then due, or within two months after it becomes due; otherwise the claim will be forever barred.

Execution.—May be issued upon a judgment requiring the payment of money at any time within five years after judgment is rendered, and may be levied upon either personal or real property of defendant, and such property

may be sold thereunder after due advertisement.

Exemptions.—1. Chairs, tables, desks and books of the value of \$200. 2. Necessary household, table and kitchen furniture, including one sewingneachine, stoves, stove-pipes and furniture, wearing apparel, beds, bedding and bedsteads, hanging pictures, oil paintings and drawings drawn or painted by any member of the family, family portraits and their necessary frames; provisions actually provided for individual or family use sufficient for three months, and three cows and their sucking calves, four hogs with their sucking pigs, and food for such hogs and cows for one month.

3. Farming utensils or implements of husbandry; also, two oxen or two horses or two mules and their harness, one cart or wagon, and food for such oxen, horses or mules for one month; also all seed, grain or vegetables actually provided, reserved or on hand for planting or sowing at any time within six months, not exceeding in value \$200, and seventy-five bee-hives, and one horse and vehicle of a person mained or crippled, and the same is necessary

to his business.

4. The tools or implements of a mechanic or artisan necessary to carry on trade, the notarial seal, records and office furniture of a notary public, the instruments and chests of a surgeon, physician, surveyor or dentist necessary to the exercise of their profession, with their professional libraries and necessary office furniture, the professional libraries of attorneys, judges, ministers of the gospel, editors, school teachers and music teachers and their necessary office furniture, the musical instruments of music teachers actually used by them in giving instructions, and all the indexes, abstracts, books, papers, maps and office furniture of a searcher of records.

5. The cabin or dwelling of a miner, not exceeding \$500 in value; also his sluices, pipes, hoes, windlass, derrick, cars, pumps, tools, implements and appliances necessary for mining, not exceeding in aggregate value \$500, and two horses, mules or oxen and harness, and their food for one month, used with the mine, and also hls mining claim, not exceeding \$1000 in value.

6. Two horses, oxen or mules and their harness, and one cart or wagon, dray or truck, one coupe, one hack or carriage for one or two horses, by use of which a cartman, drayman, truckman, huckster, peddler, hackman, teamster or other laborer habitually earns his living, and one horse, with vehicle and harness or other equipments used by a physician, surgeon, constable or minister of the gospel in the legitimate practice of his profession or business, with food for such horses, oxen or mules for one month.

7 Poultry, not exceeding in value \$25.

8. Earnings for personal services rendered within thirty days next preceding levy of execution or attachment, when such earnings are necessary for the use of his family, supported in whole or in part by his labor, but one half of such earnings may be taken for debts contracted for the necessities of life.

9. Where a party has no homestead he may hold as exempt shares in an

incorporated homestead association, not exceeding in value \$1000.

10. All moneys, benefits, privileges or immunities accruing or in any manner growing out of any life insurance on the life of the debtor, if the annual premiums paid do not exceed \$500.

11. All fire-engines, hook-and-ladders, with the carts, trucks and carriages, hose, buckets, implements, and apparatus thereunto appertaining, and all furniture and uniforms of any fire company or department organized under any law of this State.

12. All arms, uniforms and accourrements required by law to be kept by

any person, and also one gun.

13. All court houses, jails, public offices and buildings, lots, grounds and personal property, the fixtures, furniture, paper and appurtenances belonging and pertaining to the jail and public offices belonging to any county of this State, and all cemeteries, public squares, parks and places, public buildings, town halls, markets, buildings for the use of fire departments and military organizations, and the lots and grounds thereto belonging, owned or held by an incorporated city, or dedicated by such town or city to health, ornament or public use, or for the use of any fire or military company. However, no articles or species of property is exempt from execution issued upon a judgment recovered for its price or upon a judgment of foreclosure of a mortgage thereon.

In addition to the above, the head of a family is entitled to a homestead not exceeding \$5000; one not head of a family, to a homestead not exceeding \$7000 in value.

Interest.—There are no usury laws in this State; a party may contract for any rate of interest and enforce his contract. Where no rate is specified the legal rate is seven per cent. per annum; judgments bear interest at seven per cent. per annum.

Judgments.—Judgments may be enforced at any time within five years after they are entered. Immediately upon docketing a judgment it becomes a lien upon the real estate of defendant in the county, and upon filing a judgment in another county it becomes a lien upon defendant's realty in that county; this lien continues only two years. Real property sold under execution, may be redeemed at any time within six months.

Limitations.—Actions must be commenced—

1. Within five years upon a judgment or decree of any court of the United States, or of any State within the United States, and for mesne profits of real property.

2. Within four years upon any contract, obligation or liability founded

upon an instrument in writing, executed in this State.

3. Within three years upon a liability created by statue other than a penalty or forfeiture; for trespass upon real property; for taking, detaining or injuring any goods or chattels, including actions for the specific recovery of personal property; for relief on the ground of fraud or mistake, and the cause of action does not accrue until the discovery of the fraud or mistake.

4. Within two years upon a contract, obligation or liability not founded upon an instrument of writing, or founded upon an instrument of writing executed out of the State; to recover damages for the death of one caused by the wrongful act or neglect of another; against a sheriff, for non-payment of

money collected upon an execution.

5. Within one year upon a statute or upon an undertaking in a criminal action for a forfeiture or penalty to the people of this State; for libel, slander, assault and battery, false imprisonment or seduction; against a municipal corporation for damages or injuries to property caused by a mob or riot.

6. Within six months against an officer, or officer de facto, engaged in the collection of taxes; for money paid to him under protest or seized by him as a collector of taxes, and which it is claimed ought to be retunded; to recover any goods, wares or merchandise seized by him as a tax collector, or to recover the value or price of the same, or damages; on claims against a county that have been rejected by the board of supervisors.

7. Within four years for relief not hereinbefore provided for.

8. Within three years against directors or stockholders of a corporation to recover a penalty or forfeiture imposed, or to enforce a liability created by law. No acknowledgment or promise is sufficient to take a case out of the operation of the statute of limitations, unless the same is in writing, signed by the party to be charged.

Where a case of action has arisen in another State, and would be barred by the statute of limitations of that State, an action cannot be maintained here.

Married Women, Contracts of.—A married woman can contract in this State, in reference to or so as to bind her separate property, as if she were a feme-sole. The separate property of neither husband nor wife is subject to the debts of the other. The community property is at the absolute disposition of the husband during his life, but he cannot devise more than one-half of it.

Suit, Commencement of.—Suit is commenced in this State by filing a complaint with the clerk of the court; a summons may be issued thereon at any time within a year from filing complaint, upon order of plaintiff's attorney. The summons, with a copy of the complaint, must be served upon the defendant in person within three years after commencing suit. If served in the

same county in which suit is brought, the defendant must demur or answer within ten days; if served elsewhere in this State, within thirty days; if he fails to answer within these times, default and judgment may be taken against him immediately. If defendant demurs and the demurrer is overruled, he has such time to answer as the court may give, not exceeding thirty days; if within that time he does not answer, default and judgment may be taken against him.

LAWS OF COLORADO.

Summary of Collection Laws complied for Boyer's Legal Directory by Pollock & Kilton, Attorneys-at-Law, Denver, Colorado.

Acknowledgment, form of
State of ______ \ ss.
County of _____ \ ss.
I (name and title of officer), in and for said county and State, do hereby certify that _____, who is personally known* to me to be the person—whose name ______subscribed to the foregoing ______, appeared before me this day in person and acknowledged that ______signed, sealed, and delivered the said instrument of writing as ______free and voluntary act for the uses and purposes

therein set forth.

Given under my hand and——seal this——day of——, A. D. 188 .

(Signature)——

(Title of officer)——

My commission expires-----188 .

Acknowledgments before whom in the State.—All instruments affecting the title to lands may be acknowledged before the following: Any judge, clerk, or deputy clerk of a court of record under the seal thereof; the clerk and recorder or his deputy of any county, under the seal of such county; any notary public under his seal; any justice of the peace within his county; Provided, that if the instrument be for the conveyance of lands beyond the county of such justice of the peace, there shall also be affixed to his certificate, a certificate of the county clerk and recorder of his county, under his hand and the seal of the county, to the official capacity of such justice, and that the signature to such certificate of acknowledgment is the true signature of such justice of the peace.

Acknowledgments, before whom out of the State.—When executed within the United States but without this State, before the Secretary of any State or Territory, under the seal thereof; the clerk of any court of record of such State or Territory or of the United States, within such State or Territory having a seal, under the seal of said court; before a notary public under his seal; before any commissioner of deeds for such State or Territory appointed under the laws of this State, under his hand and official seal; before any officer authorized by the laws of such State or Territory to take acknowledgments; Previded, there shall be affixed to the certificate of such officer, other than above enumerated, a certificate by the clerk of some court of record of the county, State or district wherein such officer resides, under the seal of said court that the person certifying such acknowledgment is the offi-

^{*}If the acknowledgement is of an instrument affecting the title to real property the person making the same must be personally known to the officer to be the identical person represented, or proven to be such by at least one credible person known to the officer; but it is not necessary to state such fact in his certificate of acknowledgment except when it is intended to convey or mortgage a homestead. If acknowledged before a notary public, it is also necessary for the notary to designate in writing on all official certificates signed by him the date when his commission as such notary expires. (This does not apply to notaries appointed prior to July 2d, 1887.)

cer he assumes to be; that he is authorized by the laws of such State or Territory to take acknowledgments; and that the signature attached is his true

signature.

When executed out of the United States, before any court of record having a seal, the acknowledgment being certified by the judge or justice to have been made before such court, and such certificate to be attested under the seal of said court; before the mayor or other chief officer of any city or town having a seal, under such seal; or before any consul of the United States within such foreign country, under the seal of his consulate.

Assignments, -Any person may make an assignment of all of his property for the benefit of his creditors, by deed duly acknowledged and filed with the clerk and recorder of the proper county; Provided, it be for all of his property (except exemptions) and for the benefit of all of his creditors, without preference. The assignor shall also annex an inventory, under oath, of his estate, real and personal, with the estimated value thereof, and a list of creditors, and their respective demands, their names and their residences.

The assignee shall enter into bond for the faithful performance of his duties. The property assigned and the assignee are under the control of the court,

and the assignee may be removed for cause.

Claims filed within the first three months have priority over those filed thereafter. In case the assignce fail to qualify within ten days, the court may appoint an assignee. The assignee shall report to the court at the end of three months and from time to time thereafter. A majority in number and value of claims may in writing appoint an attorney to represent the estate before the court, and he may be allowed a reasonable compensation. Before final discharge, the assignee shall make a final report with full particulars; he shall close his trust within one year unless the court for cause extend the time. Wages of servants, employes and laborers of the assignor shall be preferred claims to the extent of fifty dollars to each person earned during the six months next preceding the date of assignment

Attachment.—May issue against a defendant's property when either of

the following causes are alleged by affidavit: I. The defendant is not a resident of the State.

 The defendant is a foreign corporation.
 The defendant is a foreign corporation, whose chief office or place of business is out of the State.

4. That the defendant conceals himself or stands in defiance of an officer so that process of law cannot be served upon him, or that the defendant has for more than four months been absent from the State, or that for such length of time his whereabouts have been unknown, and that the indebtedness mentioned in the affidavit has been due during all this period.

5. That defendant is about to remove his property or effects, or a material part thereof, out of the State, with intent to hinder or defraud or delay

his creditors, or some one or more of them.

6. That defendant has fraudulently conveyed or transferred or assigned his property or effects so as to hinder or delay his creditors, or some one or more of them.

7. That defendant has fraudulently concealed or removed or disposed of his property or effects so as to hinder or delay his creditors, or some one or

more of them.

- 8. That the defendant is about fraudulently to convey or transfer or assign his property or effects so as to hinder or delay his creditors, or some one or more of them.
- 9. That the defendant is about fraudulently to conceal or remove or dispose of his property or effects so as to hinder or delay his creditors; or that such debtor has departed or is about to depart from this State with the intention of having his effects removed from the State.

10. That the defendant has failed or refused to pay the price or value of any article or thing delivered to him, which he should have paid for on delivery

thereof.

II. That the defendant has failed or refused to pay the price or value of any work or labor done or performed, or for any services rendered by the

plaintiff at the instance of the defendant, and which should have been rendered at the completion of such work, or when such services were fully rendered.

12. That the defendant fraudulently contracted the debt or incurred the liability, or by false representations or by fraudulent conduct procured the money or property of plaintiff.

13. In all actions upon over-due promissory notes, bills and other written instruments for the direct payment of money and upon book accounts.

In all cases, bond in double the amount claimed, with two sureties, must be filed before attachment issues. An attachment may issue when debt is not due, upon any of the foregoing causes, except 1, 2, 3 and 13.

Bills and Notes.—All notes and bills are negotiable. The assignor is liable only when the assignee has used due diligence to collect the notes, or when due diligence would have been unavailing, or when the debtor has left the State or has absconded.

In case of assignment before maturity, the maker may show payments

made, or proving the assignee's knowledge of such payments.

Where notice is shown upon the part of the assignee of paper transferred before due, or when the original holder retains the paper, or it is transferred after due, all defences, total and partial, that attach to the paper may be urged thereto.

The assignee of paper taken in good faith before maturity, for a valuable

consideration, takes it free from all defences.

Three days of grace are allowed on all bills of exchange and promissory notes; but this does not apply to drafts payable at sight nor to checks drawn on funds deposited for that purpose.

Protest and notice of non-payment or for want of acceptance is necessary on bills of exchange drawn by parties in this State on parties residing out of

this State.

When paper matures on Sunday, 4th of July, Christmas, New Years, 22d, of February, 30th of May, Labor Day (the first Monday in September), or on any day set apart by the President of the United States, or the Governor of this State as a day of fasting or thanksgiving, such paper shall be treated as falling due on the day previous,

Chattel Mortgages.—Possession of the mortgaged property must be delivered to the mortgage or the mortgage be duly acknowledged and recorded to be binding as against third parties without notice. As soon as all the indebtedness secured by the mortgage is due, the mortgagee must promptly take possession of the property and foreclose.

A chattel mortgage properly certified and recorded in the county where the property is situate, is valid until the maturity of the last installment of the indebtedness; but not exceeding two years if the principal of said indebtedness do not exceed \$2,500; and not exceeding five years if more than \$2,500, and not to exceed \$20,000; and not exceeding ten years if the indebtedness exceeds \$20,000. If the mortgage is to secure more than \$2,500, there shall be recorded annually on the records of the proper county, a sworn statement of the mortgage showing that the mortgage was given in good faith to secure the amount mentioned; also showing how much, if any, remains unpaid.

Where the mortgage does not exceed \$300, and matures within six months it may simply be filed with the county clerk and recorder and shall thereafter have the same effect as if recorded, and may be released and discharged

upon the margin of the instrument so filed.

The lien created by a chattel mortgage not exceeding \$300, and due within eighteen months may be extended for six months beyond maturity by the mortgagee or his assignee filing with the county clerk a sworn statement showing the amount for the debt remaining unpaid, that is still due, and that he consents to extend the mortgage not exceeding six months.

Claims and Estates.—Are divided into the following classes:

Expenses of funeral and last sickness.

2. Expenses of administration and physician's bill in last sickness.

3. Moneys received by deceased as executor, administrator, or guardian.

4. All other debts or demands not exhibited in one year will be barred, unless the creditor shall find property of the deceased that is not inventoried; provided, that femes covert, persons of unsound mind or imprisoned or beyond seas shall have a year after such disability is removed within which to exhibit their claims. The administrator shall fix a day within six months after his qualifying for proving up claims, and give notice of day fixed. Persons holding claims may present them at any term of court by giving the administrator ten days notice and serving him with a copy of such claim.

trator ten days notice and serving him with a copy of such claim. Corporations, Domestic.—Three or more persons may form a corporation by acknowledging certificates stating the name of the Co.; its objects, amount of capital stock, term of existence, number of shares of stock, number of directors or trustees, the names of those to manage the business of the company for the first year, and designating the principal office of the companies and the counties where its principal business shall be carried on,—and filing same in the office of the Secretary of State and with the clerk and recorder of each of such counties. The shares of stock shall not be less than \$10 nor more than \$100, per share; the directors shall be elected annually and shall be stockholders; public notice of annual election shall be published for ten days in nearest newspaper and a majority of the stock must be represented; such meeting may be postponed not exceeding sixty days; stockholders are liable for company debts to the extent of any unpaid balance upon the stock held by them; assessments must be *pro rata*.

Within sixty days from January 1st, the corporation shall make a report stating amount of its capital and proportion paid in and amount of existing debts, which report shall be signed by the president and verified by the president or secretary under the corporate seal of the company, and filed with the recorder of deeds of the proper county or counties. Unless the capital stock has been fully paid in and certificate made and filed as provided, the directors are jointly and severally liable for the debts of the company that shall be contracted during the year next preceding the time when such report should

have been made and filed and until the same shall be made.

Corporations, Foreign.—Must comply with legal requirements of our statutes before doing business in this State, a failure to comply with which renders each and every officer, agent and stockholder jointly and severally liable on any and all contracts of the company made within this State during the time the corporation is so in default.

Costs.—Where plaintiff is a non-resident of the State, he must file a cost bond signed by some responsible resident of the State, binding himself to pay all costs which may accrue, either to the opposite party or to the officers of

the court.

If such action be commenced without filing such bond, or if the court be satisfied that the plaintiff is unable to pay the costs, or is so unsettled as to endanger the officers of the court with respect to their legal demands, it shall be the duty of the court, on motion, to rule the plaintiff to file such bond, and in the event or refusal to file such bond as per order of court, the court shall, on motion, dismiss the suit, and in case of the dismissal of the suit of a non-resident plaintiff without having filed such bond, his attorney shall be liable for the costs thereof.

Where bond is required to be given before a justice of the peace, suit must

be dismissed if not given.

Sec. 84, Chap. 6, General Statutes of Colorado, forbids attorney or coun-

sellor to become surety on any bond.

Depositions.—Of witnesses in this State may be taken at any time after service of summons or appearance of defendant, and in special proceedings as per statute, upon five days notice, and either party may attend and question witnesses, or the deposition may be taken upon direct and cross interrogatories.

Each and every person authorized or required to take depositions has power

and authority to issue subpoenas and compel attendance of witnesses.

Depositions of witnesses out of the State may be taken upon commission, upon five days notice, accompanied by the interrogatories to be attached to the commission.

Deeds of Trust.-Are very generally used instead of real estate mort-

മാന്മ

Divorce.—Is granted for the following causes: That either party was at the time of marriage and continued to be importent or became impotent in consequence of immoral or criminal conduct subsequent to the marriage; husband or wife living at the time of such marriage; adultery subsequent to the marriage; wilful desertion without reasonable cause for the space of one year; wilful desertion and departure or absention from the State without intention of returning; or that the husband being in good bodily health fails to make reasonable provision for the support of his family for one year; habitual drunkenness for one year; extreme cruelty, or conviction of felony or other infamous crime.

Proceedings shall be as in chancery; no person shall be entitled to divorce unless a resident of the State for one whole year previous to applying for same, unless the injury complained of was committed in this State or whilst

one or both of the parties resided in this State.

Descents and Distributions.—Estates of intestates descend as follows: One half to the surviving husband or wife and the residue to surviving children or their descendants, and in the event that such intestate leave no children or descendants of children, then the whole to the surviving husband or wife, subject to the payment of debts. Dower and tenancy by courtesy are abolished.

In other cases the estate of an intestate shall descend and be distributed as follows:

1. To the children surviving or the descendants of his children who are dead, the descendants taking collectively their parent's share.

2. If there be no children nor their descendants, then to the father; then to the mother; then to the brothers and sisters and the descendants of those who are dead, they taking the share of their immediate ancestor in equal parts.

3. To the grandfather, grandmother, uncles, aunts and their descendants, taking collectively the share of their immediate ancestor in equal parts.

Posthumous children take as if born in the life-time of the testator; and the descendants of the half blood the same as of the whole blood; and aliens the same as natives; and illegitimate children, if their parents afterwards intermarried, the same as legitimate children. The right to inherit is not affected by divorce of parents.

The property of an illegitimate person vests in surviving widow or husband and the children as in other cases, and in the event of no children, then to the surviving widow or husband; and if there be no surviving widow or husband or descendants, then to the mother and her children and their descendents, one half to the mother; remainder equally between the children and their descendants, the descendants of a child taking the share of their ancestor. In case of no heirs, then to the next of kin to the mother of such

illegitimate person.

The widow of an intestate shall hold and retain as her sole property one bed and bedding, wearing apparel for herself and family, one cow and calf, her saddle and bridle, one horse, household furniture for herself and family, and also the same amount and species of property as is by law exempt from execution; such property shall be set apart to her by the executor or administrator and shall not be subject to the debts of the deceased. In case such property shall not be left by the testator, the widow may choose other property of like value.

Exemptions.—The following property, when owned by the head of a family who resides with such family, is exempt from execution, attachment or distress for rent, and shall continue exempt while the person or family are removing from one place of residence to another within this State:

Family, pictures, school-books and library.

A pew or seat in house or place of public worship.

3. Sites of burial of the dead.

4. All wearing apparel of debtor and his family; all beds, bed-steads and bedding kept and used for the debtor and his family; all cooking utensils

and all the household furniture not herein enumerated not exceeding one hundred dollars in value.

5. The provisions for the debtor and his family necessary for six months.

6. The tools and implements or stock in trade of any mechanic, miner or other person, used and kept for the purpose of carrying on his trade or business, not to exceed \$200 in value.

7. The library and implements of any professional man, not exceeding \$300.

8. Working animals to the value of \$200.

9. One cow and calf, ten sheep and the necessary food for all the animals herein mentioned for six months, provided or growing, or both; also one farm wagon, cart or dray, one plough, one harrow and other farming implements, including harness and tackle for team, not exceeding \$50 in value.

Provided that no property is exempt for taxes and no article shall be

exempt for the purchase money of the same.

Provided, also, that the tools, implements, working animals, books and stock in trade, not exceeding \$300 in value of any mechanic, miner or other person not being the head of a family, used and kept for the purpose of carrying on his trade, shall be exempt while such person is a bona fide resident of the State.

In case of the death or desertion of the head of the family, such exemptions

shall be allowed to the family.

To every householder being the head of a family, a homestead not exceeding \$2000 in value is exempt, provided, it shall be entered of record on the

margin of the recorded title to the same as a homestead.

There is also exempt from levy, attachment or garnishment fifty per cent. of the wages or earnings of any debtor (being the head of a family or the wife of the lead of a family, and such family being dependent in whole or in part upon such wages or earnings for support) earned during the thirty days next preceding such levy, attachment or garnishment, provided, that in no case shall the amount so exempted be less than thirty dollars. (This does not

apply to debts contracted prior to June 28th, 1885).

Frauds and Perjuries.—Conveyances with intent to defraud prior or subsequent purchasers for a valuable consideration are void. Every conveyance terminable at the will of the grantor is void as against subsequent purchasers for valuable consideration. Contracts for the sale of any interest in lands and leases for any term over one year are void unless in writing. All instruments required to be subscribed by any party may be subscribed by his agent duly authorized in writing. No such interests in lands, other than leases for one year or less, shall be granted, assigned, surrended or created, unless by operation of law, except by deed of conveyance duly subscribed by the party or his agent, lawfully authorized in writing. All deeds of gifts, transfers, conveyances, or assignments in trust for the use of the person making the same are void as against creditors. The following are void unless the same or some memorandum thereof is in writing, and duly to be subscribed by the party to be charged; every agreement that by its terms is not to be performed within one year; every promise to answer for the debt, default or miscarriage of another; every agreement or promise or undertaking made upon consideration of marriage, except mutual promises to marry; every contract for the sale of goods or chattels for \$50 or more, unless the buyer accepts or receives a part of the goods or pays some part of the purchase money.

Every sale of goods and chattels in the possession of the vendor or under his control, and every assignment of the same, unless accompanied by immediate delivery, to be followed by an actual and continued change of possession shall be presumed fraudulent and void as against creditors of the vendor, or person making such assignment, or subsequent purchasers in good faith, and this presumption shall be conclusive. Every conveyance or assignment made with intent to hinder, delay or defraud creditors, as against such person shall be void. Whatever is void as against creditors is equally void as against their heirs, successors, personal representatives and assignees, Fraud is deemed a conclusion of fact and purchaser with notice is not

protected,

Imprisonment for Debt.—There shall be no imprisonment or arrest for debt in this State in any case upon any contract expressed or implied; no execution shall hereafter issue against the body of any defendant in any civil action except in action founded in tort where the finding of the court shall be that the defendant was guilty of malice, fraud, or wilful deceit, in which case execution may issue against the body of the defendant; but not in any case in which defendant shall have been convicted criminally for the same wrong.

If the finding be as above, the court shall fix the term of imprisonment, not exceeding one year, and the defendant shall be released from jail upon

payment of the judgment.

Interest.—The legal rate of interest is eight per cent, per annum and can be recovered for money lent; for all moneys after they become due on any bond, bill, note or other instrument in writing; on any judgment from date of rendition; on money due on mutual settlement of account from date of such settlement; on money received to the use of another and retained without the owner's knowledge; on money due on account from the date when the same became due.

A higher rate than eight per cent. per annum may be stipulated for in

writing.

Judgments —Of any court of record become liens upon the real estate of the defendant in the county, and that he may acquire during the continuance of the lien, from the date that the judgment is docketed and transcript filed with the recorder of the county, for six years, provided execution be issued thereon within one year; judgment liens thereby acquired may be revived as provided by statute; a transcript may be filed and a lien also acquired in any other county.

From the date that the execution is delivered to the sheriff a lien com-

mences on the personal property of the defendant.

Judgments of justices of the peace are liens upon the personal property of the defendant from the time execution is delivered to the constable and such judgments may be transcribed and filed with the clerk of the district court, and a lien thus procured on real estate.

Sales of real estate are subject to an equity of redemption. For the first six months the debtor's right to redeem is exclusive, after which, and within nine months, any judgment creditor may redeem. Provision is also made for creditors to redeem from each other. Execution upon judgments may

issue to any county.

A transcript of judgment from United States circuit or district court within this State may be file; in any county, and from the date of filing shall be a lien upon all real estate of the judgment debtor not exempt from execution in such county, or which he may afterwards acquire in such county, the same as if rendered by a State court; the docketing of such a judgment or decree, or the filing of such transcript, is unnecessary in the county in which the judgment or decree is rendered.

Jurisdiction.—Justices of the peace to \$300; county courts to \$2000;

district courts unlimited and general jurisdiction.

Limitations.—The following actions shall be commenced within six years after the cause shall accrue and not afterwards: Of debt upon any contract; upon a judgment rendered in a court not of record; for arrears of rent; all actions of assumpsit or on the case founded on any contract or liability, express or implied; actions for waste or trespass on lands; all actions for taking, detaining, or injuring goods or chattels; causes of action accruing without the State upon a contract or agreement express or implied; sealed instruments and judgments.

The following actions shall be commenced within one year: For assault and battery; false imprisonment, slander and libel; actions against sheriffs and coroners for doing any act in their official capacity or the omission of

any official duty; actions for statute penalties and forfeitures.

Six months limitations on all actions against sheriffs or other officers for the escape of prisoners imprisoned on civil process.

Actions upon accounts accrue from the date of the last item proved,

All actions upon any contract not otherwise limited shall be brought within three years, and bills for relief on grounds of fraud shall be brought within three years after the discovery of such fraud; other bills shall be brought within five years from the time action accrues.

The foregoing limitations apply to set-off, and also to courts of equity, except where such courts have peculiar and exclusive jurisdiction and the

matter is not cognizable at law.

The time during which the person entitled to bring the action may not be twenty-one years of age, or may be a married woman, insane or imprisoned, shall be deducted from the foregoing limitations, and the statute shall begin to run only from the date of removal of said disability.

Where an action survives, it may be commenced by the executor or administrator within one year after the granting of letters testamentary or of

administration.

Married Women.—A married woman may sue and be sued as if sole.

Her property, real and personal, owned by her at her marriage and all that she may acquire (except an acquisition from her husband in fraud of creditors) shall remain hers, and not be subject to the disposal of her husband or liable for his debts.

She may sell and convey her real and personal property and enter into

contract with reference thereto as if sole.

She cannot bequeath away from her husband more than one-half of her property; and in case any married man shall deprive his wife of more than one-half or his property by will, it shall be optional with such married women, after his death, to accept the conditions of such will or one half of his whole estate, real and personal.

She may carry on any trade or business and the earnings there-from shall be her sole property. The husband is liable for the debts of the wife, contracted before marriage, to the extent of any property he may receive from or through her, and such liability is not extinguished by the death of the wife.

LAWS OF CONNECTICUT.

Summary of Collection Laws compiled for Boyer's Legal Directory by Samuel B. Sumner, Attorney-at-Law, Bridgeport, Conn.

Acknowledgments.—May be made before any judge, justice of the peace, commissioner of the superior court, notary public either with or without his official seal, or any town clerk; and if in any other State, before a Connecticut commissioner residing therein, or any officer there authorized to take acknowledgments (who should append county clerk's certificate that he is such authorized officer). A deed requires two witnesses; a written lease also; and if for more than one year must be recorded to be valid as against third persons.

Action.—There is but one form of civil action under the new practice act, commencing by a complaint stating the facts constituting the cause of action

and a demand for the relief sought either in law or equity.

Attachment.—Can be made on the original writ. Plaintiff, if living out of the State, or when required, even if a resident, must give bonds of prosecution to secure his costs to defendant in case he should prevail.

Arrests.—In civil actions can only be made when the action is in the nature of tort or grounded on fraud in contracting a debt. Process of foreign attachment (garnishee process) may be had; but such wages of the debtor as shall not exceed \$50 are exempt by statute of 1887.

Assignments in Insolvency.—Can be made by debtor voluntarily, or involuntary proceedings may be prosecuted by a creditor under certain cir-

cumstances.

Exemptions.—Homestead exemption may be declared for to the extent of \$1000 of personal property, necessary apparel, beds, furniture, implements of trade, one cow, ten sheep, two swine, twenty-five bushels of charcoal, two cords of wood, two tons of coal, two hundred pounds of flour, two hundred pounds of beef, two hundred pounds of fish, five bushels each of potatoes and turnips, ten bushels each of Indian corn and rye and meal or flour made therefrom, twenty pounds each of wool or flax or yarn or cloth made therefrom, one sewing machine, one boat used in business not exceeding in value \$200, library not exceeding in value \$500, one pew, physician's horse, wagon, harness, saddle, etc.

Interest.—Six per cent. in the absence of any agreement to the contrary. Interest at the rate of six per cent. a year and no more may be allowed and recovered in civil actions, including actions to recover money loaned at a greater rate, as damages for the detention of money after it becomes payable; but judgment may be given for recovery of taxes assessed and paid upon the loan and insurance upon estate mortgaged to secure the loan when so agreed in writing. No borrower can set-off or recover back money paid as interest, discount, or damages for detention of money in excess of the rate of six per cent. a year.

Judgments.—Are a lien for two months on personal property, and four months on real estate which was attached on original writ. A person having an unsatisfied judgment may file a certificate in the town clerk's office where the debtor has real estate, describing it, and thereupon acquire a lien, which

may be foreclosed like a mortgage.

Jurisdiction.—Justices of the peace to amount of \$100; courts of common pleas from \$100 to \$1000; superior court \$500 and upwards.

Limitation.—On simple contracts, six years; on contracts under seal or

non-negotiable notes, seventeen years.

Married Women.—May be sued upon any contract made upon her personal credit for the benefit of herself, her family or separate or joint estate, or for any tort committed without the coercion of her husband; and where she carries on business and any right of action shall accrue to her therefrom, she may sue upon the same as if she were un-married. She need not be joined in any deed of husband's real estate, as a widow has no dower except in lands the husband possessed at his decease.

LAWS OF DAKOTA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Carland & Hull, Attorneys-at-Law, Bismarck, Dakota.

Acknowledgments.—Acknowledgment of an instrument may be taken before a judge or a clerk of a court of record, a notary public, a mayor of a city, a register of deeds, a justice of the peace or a United States circuit or district court commissioner within the district for which such officer was elected or appointed. The officer taking the acknowledgment must know that the person making it is the individual described in and who executed the instrument. Acknowledgments of a married woman are taken in the same manner and have the same effect as if she were unmarried.

Actions.—Distinctions between actions at law and suits in equity are abolished. Feigned issues are abolished. Civil actions are commenced by the service of a summons, which may be made personally, or, in certain cases, by publication. The provisional remedies in civil actions are: 1. Arrest and bail. 2. Claim and delivery of personal property. 3. Injunction. 4. Attachment. 5. Receivers. 6. Deposit in court. Non-resident plaintiffs must give security for costs, Every action must be prosecuted in the name of the real party in interest, except an executor or administrator, a trustee of

an express trust, or a person expressly authorized by statue may sue without joining with him the person for whose benefit the action is prosecuted.

Assignments.—A debtor who is unable to pay his debts as they become due, from his own means, may, in good faith, make an assignment of his property for the benefit of his creditors; he may not, however, prefer one creditor over another. In the case of an assignment of a thing in action the action by the assignee shall be without prejudice to any set-off or other defence existing at the time or before notice of the assignment; but this does not apply to a negotiable promissory note or bill of exchange transferred in good faith and upon good consideration before due.

Attachments.—An attachment against the property of a debtor may issue upon the plaintiff's giving an undertaking and an affidavit showing that a cause of action exists against such defendant, that the defendant is either a foreign corporation or not a resident of this State, or has departed therefrom with intent to defraud his creditors or to avoid the service of a summons, or keeps himself concealed therein with the like intent, or that the debt was incurred for property obtained under false pretences, or that such corporation or person has removed any of his or its property from the State with intent to defraud his or its creditors, or has assigned, disposed of or secreted, or is about to assign, dispose of or secrete any of his or its property with the like intent. Whether such defendants be a resident of this State or not, attachment may issue from district court and also from justices' court when within its jurisdiction.

Exemptions —The absolute exemptions are wearing apparel, family pictures and books, provisions and fuel for a year, and the homestead, which, if within a town plat, may be an acre, and if not within a town plat may be one hundred and sixty acres. An additional exemption of \$1500 in personal

property.

Instead of the last-named exemption the debtor may select and choose the following specific articles; Three cows, ten swine, one yoke of cattle, two horses, one hundred sheep, wagons, sleighs, farming implements, household furniture, etc.

If the debtor fail to claim the exemption, his wife, or child over sixteen years of age, may do so. None but the absolute exemptions exist as against laborers' or mechanics' wages or physicians' bills. No exemptions are allowed any person against an execution issued for the purchase-money of property on which such execution is levied.

Interest.—No rate being specified in a contract it will draw interest at seven per cent., which is the legal rate; parties may contract, however, as

high as twelve per cent. Usury forfeits the unlawful interest only.

Judgments.—If no defence is interposed a judgment in an action upon contract may be obtained in justices' court in three days and in district court in thirty days. Judgments by confession may be entered up in justice or district court. Execution on a judgment may issue at any time within five years from the entry of judgment. On filing a judgment roll upon a judgment of the district court directing the payment of money and the docketing of the judgment with the clerk of the district court, it shall be a lien on all the real property of the judgment debtor in the county, except the homestead, for ten years, and a transcript of the original docket filed with the clerk of the district court of another county perfects a like lien in such county; a certified transcript of a judgment of a justice of the peace filed with the clerk of the district court and entered upon the judgment docket perfect a like lien.

Jurisdiction.—Justices of the peace have jurisdiction within their respective counties where the amount claimed does not exceed \$100. The district courts possess chancery as well as common law jurisdiction; thay have exclusive original jurisdiction in all actions or proceedings in chancery, and in all actions at law where the debt or sum claimed exceeds \$100, and in all cases in which the title to real property of the boundary thereof in anywise comes in question, and in all actions for divorce and to obtain a decree of nullity of marriage; they have jurisdiction of appeals from all final judgments of justices of the peace. The supreme court is a court of original and

appellate jurisdiction.

Limitation.—An action upon a scaled instrument or upon a judgment or decree of any court of the United States, or of any State or Territory within the United States, must be brought within twenty years from the time such obligation accrues.

An action upon a contract, obligation or liability, expressed or implied, excepting those m ntioned above, an an action for tresspass upon real property an action for taking or detaining personal property, an action for relief on the ground of fraud, must be brought within six years. An action for libel, slander, assault and battery or false imprisonment must be brought within two years.

Married Women.—A married woman may own personal and real property, buy and sell, receive and will it in her own name the same as if she were unmarried, sue and be sued as if she were unmarried; her earnings are not liable for the debts of the husband. Dower is abolished.

LAWS OF DELAWARE.

Summary of Collection Laws, compiled for Boyer's Legal Directory by R. R. Kenney, Attorney-at-Law, Dover, Del.

Acknowledgments.—Acknowledgments within the State may be taken before the chancellor or any judge or notary public, or before two justices of

the peace for the same county.

Acknowledgments out of the State may be taken before the judge of any district or circuit court of the United States, or the chancellor or any judge of a court of record of any State, Territory or county, or the mayor or chief officer of any city or borough, and certified under the hand of such chancellor, judge, or mayor or officer, and the seal of his (office) court, city or borough, by certificates endorsed upon or annexed to the deed; or they may be taken in any such court and certified under the hand of the clerk or other officer of said court, and the seal of said court in like manner. In case of such certificate by a judge, the seal of his court may be affixed to his certificate, or to a certificate of attestation of the clerk or keeper of the seal.

They may be taken before any commissioner of deeds appointed by the Governor of any one of the States or Territories of the United States, or in the District of Columbia, the same to be certified, in like manner, under the

hand and seal of the said commissoner, or a notary public.

Assignments.—All bonds, specialities and notes in writing, payable to any person or order or assigns, may be assigned or endorsed, and the assignee or endorsee, his executor, administrators or assigns, may again assign or endorse the same, and so as often as may be desired; and the assignees, or endorsees, or their executors or administrators, may, in their own name, sue for and recover the money due thereon; provided, always, that all such assignments of bonds or specialities shall be under hand and seal, and before at least two creditable witnesses.

An assignment of a mortgage must be on the mortgage and attested by the recorder.

Attachments, Domestic.—May issue against an inhabitant of this State, etc., upon affidavit made by the plaintiff, or some other credible person, and filed with the prothonotary. Foreign.—May issue against any person not an inhabitant of this State, upon affidavit filed, etc.

Claims against Estates.—If not a recent debt, must be probated, and

the order is as follows;-

Funeral expenses.
 Medical attendance and medicine, and also nursing for the last sickness.
 Servants' and laborers' wages only for one year.
 Rent not exceeding one year.
 Judgments, and these include judgments before a justice of the peace.
 Recognizance mortgages and other appli-

cations of record for payment of money. 7. Obligations and contracts under seal. 8. Contracts under hand for payment of money or delivery of goods, 9. Other demands.

Commencement of a Suit —In chancery a suit is begun by a bill called "a bill in chancery." Suit at law is commenced by filing a præcipe with the prothonotary, whereupon a summons is issued calling upon the defendant to appear.

Courts.—The courts of Delaware are—

The Court of Errors and Appeals, which is held in January and June, at

The Court of Chancery, which sits in each county twice a year—March and

The Orphan's Court, which sits with the court of Chancery,

The Superior Court, which sits in Sussex and Kent twice a year, and in New Castle four times.

The Court of General Sessions of the Peace and Jail Delivery, which sits with the Superior Court.

The court of Oyer and Terminer, which sits only when there is a capital case to be tried.

The Probate Court, held by the register of wills for each county.

Exemptions.—By the act of 1881, all exemption was repealed as to Sussex county.

In Kent the amount is \$150 on household goods and \$50 on tools, imple-

ments and fixtures necessary for carrying on his or her trade.

In New Castle county wages for labor or services of any person residing in said county are exempt from execution attachment process under the law of this State. The amount of exemption for said county on household goods is \$200 and on implements \$75.

Interest.—Legal rate six per cent.

Judgments.—Shall bind lands only from the time of actually entering them.

Limitations.—No action of trespass, of replevin, of detention, of debt, not founded on a record specialty, no action of account, no action of assumpsit, or when the case shall be brought after the expiration of three years from the accruing thereof. In case of a mutual and running account between parties, the limitation shall not begin to run while such account continues open and current. When the cause of action arises from a promissory note, bill of exchange or acknowledgment, under the hand of the party, of a subsistory demand, the action may be commenced at any time within six years from the accruing thereof.

Married Women.—In any case a married woman above the age of twenty-one years may give a bond, with or without a warrant of attorney, just as if she was a feme-sole; provided, however, that in case of the entering into recognizance, or giving bond or mortgage, or making other contracts for the payment of money, her husband shall not be liable unless he be a party

U. S. Circuit Court.—Sits in Wilmington in April and October. Dis-

trict.—Sits in Wilmington four times a year.

Venue.—It shall not be deemed necessary, in any declaration or other pleading, to lay the venue in the county in which the action is brought, nor to set forth in any manner the place in which an act is alleged to have been done, unless when, from the nature of the case, the place may be material or traversable.

LAWS OF DISTRICT OF COLUMBIA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Fred'k W. Jones, Attorney-at-Law, Washington, D. C.

Acknowledgments.—Deeds, etc., may be acknowledged before any of the following named officers within the United States, to wit: Judge of a court of record and of law, chancellor of a State, judge of a United States court, justice of the peace, notary public, commissioner of the circuit court appointed for that purpose, or commissioner of deeds for the District of Columbia. Acknowledgments taken outside of the District and within the United States to be accompanied by certificate of official having cognizance of the fact that officer at date of acknowledgment was the officer he purported to be. In foreign countries deeds may be acknowledged before any judge or chancellor of any court, master or master extraordinary, or notary public, or any secretary of legation or consul of the United States.

Assignments.—No statute in regard to assignments; debtor may prefer. Attachments.—Issue against debtor who is a non-resident and against a resident on filing affidavit that the debtor evades ordinary process by concealing himself, or has withdrawn himself temporarily from the District, or has removed or is about to remove some of his property from the District, to defeat just demands. The attachment may be quashed at chambers, or the goods delivered to debtor on his giving bond. Creditor must file bond for costs and damages, and by affidavits of himself and a credible witness make

out a prima facie case before attachment issues.

The Supreme Court of the District of Columbia is of general jurisdiction. One of the judges holds a district court of the United States: terms, first Mondays of June and December. Another judge holds a criminal court: terms, first Monday of March, third Monday of June and first Monday of December. Yet another judge, with juries, holds a circuit court for trial of civil actions: terms, fourth Monday of January, second Monday of May and third Monday of October. Another judge holds the equity court (and also a probate court, once a week). Appeals lie from either court to the general term: terms, fourth Monday in January, fourth Monday in April and first Monday in October. The justice holding the court from which appeal is taken cannot sit in the appellate court in review of his action in the court below. The general term has jurisdiction of all appeals from the decisions of the commissioner of patents.

The circuit court has exclusive jurisdiction of cases where the debt is \$100 and upwards; concurrent with justices of the peace where the sum claimed

is between \$50 and \$100.

Justices of the pcace have jurisdiction of all sums under \$100; exclusively where the sum is under \$5,00, and concurrent with the circuit court of sums between \$50 and \$100. An appeal to the circuit court lies where the judgment of the justice is for sum exceeding \$5,00. Non-residents must give bond before bringing suits before a justice.

Chattel Mortgages.—Must be recorded within twenty days from date of execution, and to carry exempt property must be signed by wife. Deeds

of trust are used instead of mortgages.

Claims against Estates.—Claims against estates must be probated and passed by the court before executor or administrator can pay.

Exemptions.—The following chattels, being the property of a householder or head of a family, are exempt from execution, except on judgments rendered for wages or hire of servants or laborers: Wearing apparel, beds, bedding, household furniture, stoves, cooking utensils, etc., not over \$300 in value; provisions for three months, provided or growing; fuel for three months; implements for debtor's trade; library and implements of professional man or artist to value of \$300; one horse, mule, or yoke of oxen, harness for team, carts, wagon or dray, farming utensils, with food for such team for three months, and if debtor be a farmer, other farming tools of value of \$100; all family pictures and family library, not exceeding in value \$400; one cow, one swine, six sheep; the earnings of actual residents who are married, or have to provide for family, not exceeding \$100 per month for two months, exempt from attachment.

Interest.—Legal rate of interest is six per cent. May contract in writing

up to ten per cent.

Judgments.—Are lien on real estate; those before justices are not.

Limitations.—On simple contracts, three years; on judgments, bonds or

other specialties, twelve years.

Married Women.—May sue and be sued only in regard to their separate estates; cannot trade, as no such thing as sole trader, being a married

woman, is known to the law in this district.

Suits.—Suits are commenced by filing declaration, bill, libel, etc. Costs of clerk and marshal must be paid in advance. Writs must be served twenty days before special term (first Tuesday), in order to require defendant to plead, answer, etc.

Venue.-No change of venue.

LAWS OF FLORIDA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by M. C. Jordan, Attorney-at-Law, Jacksonville, Florida.

Acknowledgments.—(See Deeds.)

Actions.—Actions at law and suits in equity are distinct. The former is begun by filing a præcipe with the clerk, and must be filed and process issued ten days before the rule day to which made returnable, which is first Monday in each mouth.

Affidavits.—Cannot be used in court as testimony. (See Proof of

Claims) except in cases of judgment by default.

Aliens.—Aliens of any country or nation whatever may purchase, sell or devise lands in this State as though citizens of the United States. (McClellan's Dig., page 47, section 7.)

Arrests.-No imprisonment in this State for debt, except by indictment

for false pretense. (Section 15, Declaration Rights, State Court.)

Appeals.—May be taken from justice court to circuit court and from circuit to supreme court, upon bill of exceptions, in actions of law, in thirty days from rendition or judgment. Writs of error may, however, be sued out in two years from date of judgment. From decrees in chancery and matters pertaining to probate jurisdiction, or estates and interests of minors or deceased persons, may be taken within two years.

Assignments.—There are no insolvent laws in this State, but insolvent debtors may make assignment of their property for the benefit of creditors, without preference; but an assignment restricting creditors to the dividend declared by the assignee as a full settlement is void against creditors.

Assignee must give bond to faithfully execute the trust.

Attachments.—May issue as original process or as auxiliary to a suit at law upon the plaintiff, his agent or attorney, filing affidavit and giving bond, with two securities, conditioned to pay all costs and damages sustained by the defendant by reason of wrongful issue of the same. The bond required must be for a sum double the amount of the debt claimed.

The affidavit must contain-

1. Amount of the debt.

2. That it is actually due, or will become due in three months in justice court, in nine months in circuit court, and must also contain one of the following grounds: That affiant has reason to believe that defendant will fraudulently dispose of his property before judgment can be obtained against him, or is actually moving or about to remove his, her or their property out of the county in justice court, or circuit in circuit court, where the attachment is applied for, or resides beyond the limits of the State, or has absconded, or so conceals himself or herself that ordinary process of law cannot be served upon him or her, or is secreting his or her property, or fraudulently disposing of the same, or that the defendant contracted the debt under false or fraudulent representations. There is no priority given to attaching creditors whose judgments are rendered at the same term of the When judgments are obtained in attachment, the lien attaches from the levy of the attachment, and has priority over judgments rendered on suits not begun by attachment if not obtained prior to levy of the writ of attachment.

Attorneys.—Must be twenty-one years of age, of good moral character, and must have a license from some court of record. Applications for admission to the bar shall be made to the judge of the circuit court in term time, who will either examine into the qualifications of the applicant or require the examination to be made by two members of the bar. Minors may be admitted by complying with special law.

Claims .- (See Proof of Claims.)

Courts.—There are in this State as follows:—

Justice courts, with jurisdiction in civil cases of all amounts not exceeding

County courts, with the jurisdiction of justice courts in civil suits, and additional jurisdiction in probate matters, forcible entry and unlawful detainer, and settlement of estates of infants and deceased persons.

Circuit courts, with jurisdiction in all amounts exceeding \$100, and exclusive chancery jurisdiction and concurrent jurisdiction in the settlement of estates of minors, etc., with the county court.

Supreme court is the court of last resort, both in chancery and common

Deeds.—No estate or interest or freehold, or for a term of years more than two years, or any uncertain interest of, in or out of any messuages, lands, tenements or hereditaments shall be created, made, granted, conveyed, transferred or released in any other manner than by deed in writing, sealed and delivered in the presence of at least two witnesses, by the party or parties creating, making, granting, conveying, transferring or releasing such estate, interest, or term of years, or by his, her or their agent thereunto lawfully authorized, unless by last will and testament or other testamentary appointment duly made according to law. (McClellan's Dig., p. 204.) A scroll with the word seal written in it and affixed as a seal to any instrument is effectual as a seal. (2 Florida Rep., p. 421.)

All deeds, mortgages or other conveyances by which any right, title, interest or claim to any real estate in this State may be conveyed, affected, defected, impaired or released, and power of attorney relating to the same, and all instruments under seal to be used or recorded in said State, in case the same shall be acknowledged out of said State, shall be acknowledged by the party or parties executing the same, or the execution thereof by the said party or parties shall be proved by a subscribing witness thereto before a commissioner duly appointed by the Governor of Florida, or any judge, or a clerk of a court of record, notary public, justice of the peace or other officer authorized by laws of such State, Territory or district to take the acknowledgments of deeds therein.

If such deed be executed in any foreign country it may be executed according to the laws of said country. It may be acknowledged before any notary public, minister plenipotentiary, minister extraordinary, minister resident, charge d'affaires, commissioner or consul of the United States, appointed to

reside therein, or before a commissioner appointed by the Governor of this State for such purpose, which acknowledgment shall be affixed to such certificate. If certifying officer has no official seal, he shall have attached thereto a certificate of the clerk or other proper certifying officer of a court of record, or certificate of the Secretary of State, minister, etc., as the case may be, that the person whose name is subscribed to the certificate of acknowledgment was at the date thereof such officer as he is therein represented to be; that he believes the signature of such person subscribed thereto to be genuine, and that the deed is executed and acknowledged according to the laws of such State, Territory district or foreign country.

Officer taking acknowledgment must know the party or parties, or have

satisfactory proof of their identity.

Depositions.—When a witness resides out of the State or out of the county, his or her deposition may be taken wherever the witness may reside. The strict legal form for taking deposition of witnesses is as follows:—

Before not less than two commissioners, to whom a commission is directed

by the clerk of the court, who must follow the form below:-

1. At least two commissioners, must join in the execution of the commission.

2. The names of the commissioners acting must be inserted in the blank space for that purpose, in the direction of the commission.

3. Deposition should begin as follows, viz:-

Deposition of witnesses produced, sworn and produced on the --- day of

____, A, D 188___, at the ____, in the State of ____; __

By virtue of the annexed commission issued out of the clerk's office of the circuit court of the — judicial circuit of Florida, for the county of —, to us directed, for the examination of said witnesses in a cause there pending between —, plaintiff, and —, defendant, on the part of the — of —, being duly sworn, deposes and answers as follows, viz:—

1. To the first interrogatory the witness saith, that, etc., and so on to each interrogatory until all are answered. The witness must then sign the deposition and the commissioners attest the signatures by the following jurat:—

sition and the commissioners attest the signatures by the following jurat:—
Sworn to and subscribed before us the —— day of ——, 188—.

If there should be cross-interrogatories the commissioners should proceed with them, inserting the answers immediately following the answers of the direct interrogatories, in the form following—

The said witness answers and deposes to the cross-interrogatories as fol-

lows, namely:

- 1. To the first cross-interrogatory he answers and says, etc., and the answers thereto should be signed and attested as the answers to the direct interrogatories.
- 2. When the examination is concluded, the commission, the interrogatories and answers must be enclosed in an envelope, the commissioners must write their names across the seals of the envelopes and having the title of the cause endorsed thereon, thus: "A. B. vs. C. D., 5th Judicial Circuit of Florida, Duval County," direct the packet to "A. B., Clerk Circuit Court, Jacksonville, Duval County, Florida,"

The most usual and convenient method of taking deposition is for counsel to agree in writing to have them taken by any notary public, or officer authorized to administer an oath, at the place of residence of the witness, and waive the formalities of a commission, etc., and direct the disposition when taken to the clerk; but the party to whom the interrogatories are sent should be careful not to answer anything as waived unless so stated in the agreement which accompanies the interrogatories.

Descent.—The laws of descent are too voluminous for so small an abridgment. Correspond with attorney as necessities may require, or consult

McClellan's Digest, page 468 to 476, inclusive.

Divorce.—Circuit courts, in their respective circuits, have exclusive jurisdiction in suits for divorce and alimony. Suits for divorce are brought by bill in chancery, and the testimony is taken down in writing by a master

appointed to take the same. A hearing is then had upon the proofs, pleading and master's report, and if decree is rendered by the judge, it will be from the bonds of matrimony, as there are no divorces in this State from bed and board.

Dower.—The widow is entitled to a life estate in one-third interest of such lands as her husband died seized and possessed of, at any time during coverture, in which she has not relinquished her dower, and one-third of the personalty absolutely. She may elect to take a child's part instead of dower, provided her election is made within twelve months from the probate of the will or granting of letters of administration.

Executions.—May issue in ten days after rendition of final judgment, and is a lien on the personal property of the debtor from the time it reaches the hands of the sheriff. The only execution in use for the satisfaction of a judgment at law is the writ of *fieri facias*.

Exemptions.—There is exempted to the head of a family residing in this State one hundred and sixty acres of land in the county, or half acre within the limits of an incorporated city or town, and improvements, together with \$\psi\$,000 worth of personal property. The necessary wearing apparel of a person and the necessary wearing apparel, bedding, household and kitchen furniture of a family, not exceeding \$200 in value, are also exempt. Forty acres of land to every farmer having five in cultivation, the land and improvements not exceeding \$1,000; also lands entered under county warrants; tools and implements of trade of any artisan, etc.; wages due the head of a family, residing in this State, for personal labor, exempt from attachment and garnishment, exemptions to accrue for the benefit of the heirs of the person exempting. No exemption allowed where the debt was incurred for the purchase of premises or the erection of improvements, or for house, field or other labor performed thereon, or against taxes. The homestead is the place of actual residence of the party exempting, with his family.

The exemption herein provided for within a city or town shall not extend to more improvements or buildings than the residence and business house of the owner. Constitution, Article 9, Section 1: "A piece of land never occupied as a dwelling-place or home, and incapable of such occupancy, is not a homestead within the meaning of the constitution and laws of this State." (19 Florida Reports, p 190.) The homestead is bound for the satisfaction of a mortgage willingly given upon it, and a sale under a mortgage is not a "forced sale" within the meaning of the constitution, (15 Florida Reports, p 396.)

Interest.—The legal rate of interest to be charged on all notes, money or liability of whatsoever character, and upon all judgments, shall be eight per cent. per annum. It shall not be usury to borrow money, notes or bonds at rate beyond those now allowed by law. Interest runs on all contracts from date the amount becomes due.

Judgment.—Judgment is a lien upon all the real estate of a debtor in the county in which it is obtained, for twenty years. By recording a judgment in a county different from the one in which the judgment is rendered a lien is obtained on the real estate of the debtor in the county in which the judgment is recorded. No judgment of a county court or a justice of the peace is a lien upon real estate, unless a transcript of such judgment be filed and docketed in the office of the clerk of the circuit court for the county in which land lies. Judgments of the courts of other States can only be used as evidence of indebtedness. No priority between judgments obtained at the same term of court.

Liens.—Laborers and material men have a lien upon the building upon which the work is performed, or for which the material is furnished, providing the notice of lien is filed within sixty days after the completion of the building or buildings, etc., in the clerk's office of the county wherein the property is situated.

Limitations.—No action for the recovery of real property, or for recovery of possession thereof, shall be maintained, unless it appear that plaintiff, his ancestor, predecessor or grantor was seized or possessed of the premises in question within seven years before the commencement of such action. No

cause of action shall commence to run until the date of patent issued by the State or United States. Actions other than those for the recovery of real property can only be commenced as follow: Within twenty years, an action upon a judgment or decree of any court of the United States or of any State or Territory within the United States; an action upon any contract, obligation or liability founded upon an instrument in writing under seal. Instruments not under seal, five years; three years, an action upon a liability created in statute other than a penalty or forfeiture; actions for trespass upon real property; an action for taking, detaining or injuring any goods or chattels, including action for the specific recovery of personal property; an action for relief on the ground of fraud, the cause of action in such case not to be deemed to have accrued until the discovery by the aggrieved party of the facts constituting the fraud; an action upon a contract, obligation or liability not founded upon an instrument of writing, except an action for an open account for goods, wares and merchandise; within two years, an action for libel, slander, assault and battery or false imprisonment; an action on an open account for goods, wares and merchandise sold and delivered, and an action for any article charged in a store account shall not be barred until four years. All other actions not mentioned above shall be barred within four

Married Women.—A married woman may upon application to the judge of the circuit court, become a free dealer, when she may take charge of and manage her separate property and be bound by her contracts to the extent of her separate estate. She may bind her separate property by joining with her husband, and also for improvements on her estate. A married woman may dispose of her property by will. A married woman cannot make a contract binding upon her in law in this State; her note is absolutely void, unless she is a free trader under the statute. (18 Florida Reports, Hodges vs. Price, p. 342.) Where, however, a married woman carries on business in her own name, having property employed in such business, and purchases goods upon her sole credit for the purpose of such business, her property may be subjected in equity to the payment of sums found to be due for such purchases. (Blumer vs. Pallak, 18 Florida, p. 707.)

Mortgages.—Must be executed as deeds to be admitted to record, and must be recorded in the county where the lands lie to be effectual against

subsequent purchasers for a valuable consideration without notice.

All conveyances, bills of sale, trust deeds, etc., given to secure the payment of money, are deemed mortgages.

The most usual and swiftest mode of foreclosure is by bill in chancery.

Proof of Claims.—In sending claims to Florida for collection, always furnish attorners with the names of the parties composing the firm, full name, surname and residence of the party in whose name the suit is brought. Accounts should be itemized and duly proven before a competent officer, and a deposit made for the cost of court, as officers in this State are authorized to demand prepayment of costs.

Relinquishment of Dower.—Under the act of 1885 the dower of an insane married woman may be relinquished by a special guardian for her appointed by the judge of the circuit court for that purpose, on petition of the

husband and due proof of insanity.

All conveyances of real estate must be signed by the wife of the grantor, and she must be examined separate and apart from her husband, and "acknowledge that she signed the same for the purpose of relinquishing and renouncing her dower, and that such relinquishment and renouncing is done freely, voluntarialy and without any fear, compulsion or restraint of or from her husband."

Wife's Separate Estate.—Where the fee is vested in the wife the same separate acknowledgment must be made, with this exception: instead of acknowledging her renunciation of dower she must, acknowledge "that she executed the same for the purpose of conveying her separate interest and estate in and to the lands described," etc.

The wife cannot convey her separate estate unless her husband join in the

deed.

LAWS OF GEORGIA.

Summary of Collection Laws compiled for Boyer's Legal Directory by Porter King, Attorney-at-Law, Atlanta, Ga.

Actions.—All suits, except in justice court, are by petition, and in the same petition legal and equitable causes of action may be combined. Trials can only be had at second term, except in suits for rent, and these may be tried at first term.

In justice courts, a simple summons, with copy of account, or statement of

complaint, attached, is used.

Acknowledgments.—If within the State, before a notary public, justice of the peace, judge or clerk of any court of record. If without the State, for record in Georgia, before a commissioner of deeds for Georgia, consul or vice-consul of the United States, judge of a court of record, with certificate of the clerk, under the seal of such court, of the genuineness of the signature of such judge. Deeds and mortgages to reality must be attested by two witnesses, one of whom shall be one of the officers mentioned; or, after attestation by two witnesses, acknowledged before one of such officers; or if attested by two witnesses one of them may probate the instrument by going before one of the officers named, swearing to due execution, and having same officially attested.

Assignments.—Preferences allowed where made bona fide, and debtor may give lien, by mortgage or otherwise, to sell property or transfer negotiable paper as collateral, the surplus not being reserved for his own benefit, or of any other favored creditor, to the exclusion of other creditors. Every assignment made by a debtor, insolvent at the time, either in trust or in behalt of creditors, is fraudulent and void, when any trust or benefit is reserved by by the assignor or any person for him. Deeds of gift by a party insolvent at time, and any conveyance or contract of any kind made with intention to delay or defraud creditors and known to party taking, are void as to creditors.

There is no imprisonment for debt.

Attachments.—May issue when defendant is a non-resident, is about to remove without the limits of the county, absends, conceals himself, resists legal arrest, attempts to remove property beyond the limits of the State, or creates a fraudulent lien on his property. Attachment lies for purchase money when due. Attachment bond, double the amount involved. First attachment levied has priority.

Chattel Mortgage.—Must be executed before some judicial or clerical officer as named above under head of acknowledgments and recorded in one month.

Conditional Sale. - Must be attested and recorded in same manner as

chattel mortgage.

Exemptions.—The head of every family, guardian or trustee of a family of minor children, every aged or infirm person or persons having the care and support of dependent females, shall have exempt from levy and sale reality and peasonality, or both, to the value in the aggregate of \$1600. This may be waived by debtor in writing, except for \$300 worth of household and kitchen furniture and provisions. Partners are entitled to this exemption out of firm assets.

Insolvent Debtors.—Any insolvent trader failing to pay any debt when due, may at once, by any creditor, have his affairs placed in the hands of a receiver, and the same wound up for the benefit of all creditors.

Interest.—Legal rate seven per cent.; conventional rate eight per cent.; interest above eight per cent. excess forfeited. Dangerous to contract for more than eight per cent., as securities are generally avoided as to the entire amount.

Judgments.—Have a lien from their date on all of defendant's property not specially exempted. Judgments of same term rank equally. Property sold bona fide after judgment obtained against the vendor is discharged from the lien of judgment after four years possession by vendee, in case of reality, or

after two years possession in case of personality.

Jurisdiction.—Of justices of the peace (except in suits involving title to reality, in regard to which they have no jurisdiction) extends to all claims of from or less. Of all other claims the superior courts of the State have jurisdiction. In many of the cities and counties of the State, city and county courts are established, but their separate and several jurisdictions are regulated by statute.

Limitations.—Open accounts and contracts not in writing, four years; promissory notes, or other simple contracts in writing, six years; executors, administrators, guardians or trustees (except upon their bond), ten years;

bonds and instruments under seal, twenty years.

Married Women.—All property owned by wife at marriage, or acquired by her during coverture, shall be and remain her separate property, free from the debts, liabilities and contracts of the husband. As to her separate property, wile may contract, sue and be sued (if she have no trustee), but in no case shall she bind her separate property as surety for her husband nor for an assumption of his debts; neither can she become a security for any one.

Mortgages on Realty.—Require one witness besides the attesting officer, and should be recorded in one month. (See Acknowledgments.) Those on personality are good if executed and recorded in same way, but it is only necessary to have the officer witness them, and then record.—See chattel mortgage.

LAWS OF IDAHO TERRITORY.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Kingsbury & McGowan, Attorneys-at-Law, Hailey, Idaho.

Acknowledgments.—In Idaho may be taken before a notary public, justice of the peace, judge or clerk of a court of record. Outside of Idaho, for record in Idaho, before a notary public with a seal, a commissioner of

deeds for Idaho, a judge or clerk of a court of record.

Arrest.—The plaintiff may have a warrant of arrest with his summons in a civil action, either where the debt was fraudulently contracted or where the defendant is about to depart from the Territory with intent to defraud his creditors, or where the action is for wilful injury to person, to character or to property, or for a fine or penalty, or on a promise to marry, or for money or property embezzled or fraudulently misapplied or converted to his own use by a public officer or an officer of a corporation, or an attorney, factor, broker, agent or clerk, or any other person in a fiduciary capacity, or for misconduct or neglect in office or professional employment, or for wilful violation of duty, or an action to recover possession of personal property un justiy obtained, when the property has been concealed, removed or disposed of to prevent its being taken by the sheriff, or where defendant has removed or disposed of his property, or is about to do so, with intent to defraud creditors.

Assignments for Creditors.—May be made. Preferences are not allowed. The assignor petitions the district court to be allowed to make cession of his property and be discharged from his debts, and sets forth his assets and liabilities in schedules. Fraud vitiates the proceeding. If the

court finds the assignor has acted in good faith, a discharge is granted, re-

leasing the insolvent from his debts.

In the case of an assignment of a thing in action, the action by the assignee is without prejudice to any set-off or other defense existing at the time of or before notice of the assignment; but this section does not apply to a negotiable promissory note or bill of exchange transferred in good faith and upon consideration before maturity. Assignee must sue in his own name.

Attachment.—The plaintiff, at the time of is using the summons, or at any time afterward, may have the property of the defendant attached as security for the satisfaction of any judgment that may be recovered upon the affidavit of the existence of a contract for the direct payment of money, that the same is not secured by any mortgage, lien or pledge of real or personal property, or if originally secured, that such security has, without any act of the plaintiff or the person to whom the security was given, becomes valueless, or that defendant is indebted to the plaintiff (specifying the amount of such indebtedness, over and above all legal set-offs), and specifying that defendant is not a resident of Idaho, and that the attachment is not sought to hinder, delay, or defraud creditors. A written undertaking is required on part of plaintiff of not less than \$200, to the effect that if defendant recover judgment, or if the attachment be wrongfully issued, plaintiff will pay all costs and damages that may be awarded in consequence thereof.

A copy of the attachment may be served on all persons, and all debts, credits, and personal estate due from or in the hand of such persons may be garnished, and all persons owing defendant may be examined on oath as to

property, rights or credits in their hands.

Real property may be attached by filing with the recorder of the county a copy of the writ, with description of property, and a notice that is attached, and by leaving similar copies with an occupant of the property, if there is one, and if none, by posting some in a conspicuous place upon said property.

Exemptions.—All real and personal estate belonging to any married woman, at the time of her marriage, or to which she becomes entitled to subsequently in her own right, is exempt from execution against her hus-Chairs, tables, desks, and books to the value of \$200; necessary household, table and kitchen furniture and provisions actually provided for individual or family use sufficient for three months; two cows with their sucking calves, and two hogs with their sucking pigs; the farming utensils or implements of husbandry of a farmer not exceeding in value \$300; also, two oxen or two horses or two mules and their harness, one cart or wagon, and food for said animals for one month; and all seed, grain or vegetables, not exceeding \$200 in value; tools or implements of a mechanic or artisan, not exceeding \$500; all tools of surgeons, physicians or dentists, all libraries of professional men, cabin of miner, not exceeding in value \$500, and his tools, etc., not exceeding \$200 in value; two oxen, two horses, or two mules and their harness, and one eart, wagon, dray or truck, by the use of which a cartman, or other laborer habitually earns his living, and one horse with vehicle and harness of minister, physician, or surgeon, with food for such animal for one month; the earnings of debtor thirty days preceding the levy of execution; the shares held by a member of a homestead association, duly incorporated, not exceeding in value \$1000, if the person holding the share is not the owner of a homestead under the laws of this Territory; all moneys, benefits, privileges or immunities accruing out of any life insurance on the life of the debtor, to an amount represented by an annual premium not exceeding \$250.

Interest.—Legal rate ten per cent. Parties may agree in writing for eighteen per cent., but any judgment rendered on such contract, legal rate

can only be recovered.

Judgment.—Execution may issue any time within five years after judgment. It must first be satisfied from personal property and then from real property. A transcript of the original docket, certified by the clerk, may be filed with the recorder of any other county from that in which judgment was obtained, and from the time of the filing, judgment becomes a lien upon all the real property of the judgment debtor, not exempt from execution in

such county, owned by him at the time, or which he may afterwards, and before the lien expires acquire. The lien continues for two years, unless the

judgment be previously satisfied.

Limitations.—Judgments of foreign States, six years; real property or for mesne profits therefrom, six years; action upon any contract founded upon an instrument in writing, five years; not founded upon an instrument in writing, four years; an action upon a liability created by statutes other than a penalty or forfeiture and action for trespass upon real property, an action for taking, detaining or injuring any goods or chattels, including actions for specific recovery of personal property, an action for relief on the ground of fraud or mistake, the cause of action in such case not to be deemed to accrued until the discovery of the aggrieved party of the facts constituting the fraud or mistake, three years.

An action against sheriff, coroner or constable, for commission or omission in his official capacity, an action upon a statute for a penalty or forfeiture, an action to recover damages for the death of any one caused by the wrongful act of another, an action for assault, battery, libel, slander, false imprisonment or seduction, an action against an officer for escape of a prisoner arrested or imprisoned on civil process, two years; an action against officer

for seizure of money or goods as tax collector, one year.

Married Women.-May become sole traders by decree of district court

on showing being made that the husband is unable to support his wife.

When a married woman is a party, the husband must be joined with her, except when the action concerns her separate property or her right or claim to the homestead property; she may sue alone, when the action is between her and her husband, when she is living separate and apart from her husband, by reason of his desertion of her, or by agreement in writing entered into between them.

LAWS OF ILLINOIS.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Cratty Bros. & Ashcraft, Attorneys-at-Law, Chicago, Ill.

Acknowledgments.—Acknowledgments of instruments relating to real estate situate in this State may be taken by a master in chancery, notary public, United States commissioner, circuit or county clerk, justice of the peace, any court of record having a seal, or judge, justice or clerk of such court, attested by the seal of such court. If before a justice of the peace, his official character shall be certified by the county clerk, unless the land is situated in his county.

Acknowledgments may be taken without this State by a justice of the peace, notary public, United States commissioner, commissioner to take acknowledgments of deeds, mayor of a city, county clerk, any judge, justice or clerk of the supreme or any circuit or district court of the United States, or any judge, justice or clerk of the supreme, circuit, superior, district, county or common pleas court of any State or Territory. When taken before a notary public, United States commissioner, commissioner of deeds or clerk, it shall be certified under his seal of office. If before a mayor it shall be certified under the seal of the city.

If before a justice of the peace, his official character should be certified by the proper clerk. Acknowledgment of proof may be made in conformity with the laws of the State, etc., where made, provided if any clerk of a court of record within such State, Territory or district, under seal of such court, shall certify that such deed or instrument is executed, acknowledged or approved according to the laws of such State, etc., or it shall so appear by the laws of such State, etc., duly proved and certified copies of such deed, mortgage or other instrument may be read in evidence, as in other cases.

Assignments.—For the benefit of creditors are regulated by statute, and are under control of the county court, where inventories, bonds, etc., are to be filed, and all proceedings had. The assignee must give bonds, with security, in double the value of the property assigned, and give notice, by publication and mad, and creditors must prove their claims within three months after such publication, or they will be barred from participation in dividends until after the payments in full of all claims presented within such three months. All dividends must be made pro rata; all preferential provisions in assignments are void. The assignee is at all times subject to the order of the county court. In case of his Ceath, neglect or refusal to act, the court may appoint another in his place. Proceedings may be discontinued upon the assent, in writing, of the debtor and a majority of the creditors in number and amount. The assignor is not discharged from indebtedness except upon payment in full.

Attachments .- May issue in courts of record on claims exceeding twenty

dollars--

1. Where debtor is a non-resident of this State.

2. When he conceals himself or stands in defiance of an officer so that process cannot be served on him.

3. Where he has departed, or

4. Where he is about to depart from this State and have his effects removed from the State.

5. Where he is about to remove his property from the State, to the injury of his creditors.

6 and 7. Where debtor has, within two years preceding filing the affidavit, fraudulently conveyed, assigned, concealed or disposed of his property so as to hinder and delay his creditors.

8. Where he is about fraudulently to conceal, assign or otherwise dispose

of his property or effects, so as to hinder or delay his creditors.

9. Where the debt sued for was fraudulently contracted, provided the statements constituting the fraud shall have been reduced to writing, and his

signature attached thereto by himself, agent or attorney.

The creditor, agent or attorney must file with the elerk an affidavit of the nature and amount of indebtedness, after allowing all just credits and set-offs, the ground of attachment, residence of defendant, if known, or that upon diligent inquiry, it cannot be ascertained. He must give bonds, with security, in double the sum sued for payable to the defendant, to prosecute the suit with effect, or pay all costs and damages for wrongfully suing out the attachment. Writs may be issued and served on Sunday, where the debtor is concealed or absconding, or has left the State, intending to remove his effects, or is about to depart with such intention.

Writs may be issued by a justice of the peace under like circumstances,

where the amount claimed does not exceed \$200.

Chattel Mortgages.-Shall not be valid as against the rights and interests of any third person, unless possession of the chattels be delivered to and remain with the grantee, or the instrument shall provide for such possession to remain with the grantor and the instrument be acknowledged and recorded. It must be acknowledged in the town or precinct where the grantor resides, or if there be no acting justice there, it may be acknowledged before the county judge of the county where the grantor resides. If by a non-resident, then before any officer authorized by law to take acknowledgment of decds. If he be a resident, the justice of the peace or county judge shall enter in his docket the names of the parties, description of the property and date of acknowledgment. It shall then be recorded by the recorder of the county in which the grantor shall reside at the date of instrument. If he be a non-resident, it shall be recorded where the property is situated. When so acknowledged and recorded it shall constitute a valid lien, until the indebtedness mature, not exceeding, however, two years; provided, the lien of such mortgage may be extended for another period of not more than two years, if within thirty days preceding the maturity of the indebtedness, the mortgagor and mortgagee, his or their agent or attorney, shall file for record an affidavit setting forth particularly the interest which the mortgagee has, by virtue of such mortgage, in the property described in the mortgage, and if it is for the payment of money, the amount remaining due and unpaid thereon and the time for which said mortgage is extended, which extension shall not exceed a further term of two years; and the mortgage shall also, within the said preceding thirty days, file a certified copy of said affidavit with the justice before whom the mortgage was acknowledged, and thereupon the mortgage lien is continued and extended during the term of such extension.

Chattel mortgages on household goods and mechanics tools must be foreclosed in a court of record. No one but the sheriff can take possession of the mortgaged property, and he, only after obtaining an order of court. Chattel mortgages on household goods must be executed by both husband

and wife.

Any such mortgagor who shall, during the existence of the lien, sell the mortgaged property, shall pay to the purchaser double its value. If he shall, during such lien, sell, transfer, conceal, take away or dispose of any such property without consent of the holder of the mortgage, he may be fined not exceeding double its value, or confined in jail not exceeding one year, or both.

Exemptions.—A household, the head of a family, is entitled to a homestead exemption to the value of \$1000, which exemption continues to the survivor after the death of the husband or wife, so long as he or she occupies it, and to the children until the youngest is twenty-one years of age. The proceeds of the sale of such homesteads are exempt for one year. There is also exempt from execution, attachment or distress for rent, the necessary wearing apparel, bibles, school books and family pictures and \$100 worth of other property; and if the debtor be the head of the family, residing with the same, \$300 worth of other property. No personal property is exempt when the debt or judgment is for wages of a laborer or servant. If the debtor be the head of a family, residing with the same, his wages to the amount of \$50 are exempt from garnishment.

Interest.—The legal rate is six per cent, on judgment and on the counts where payment is unreasonably and vexatiously delayed, six per cent. Parties may contract for eight per cent, If a higher rate be contracted for

no interest can be collected.

A judgment of a court of record is a lien on real estate within the county for seven years, provided execution be issued thereon within one year. If not so issued, it may issue at any time thereafter within seven years, and be-

come a lien from the date of its delivery to the officer.

Judgments.—A judgment obtained in a court of record in one county may be made a lien in any other county in the State upon filing in the office of the clerk of any court of record of that county, a transcript of the judgment or decree, and such judgment shall thereafter have the like force and effect, and shall be a lien upon the real estate of the party against whom the same is obtained in said county where filed, and execution may issue thereon in said county, in like manner as in the county where the judgment was originally obtained.

Executions are a lien upon personal property in the county from the date of their delivery to the officer for seventy days from the date thereof if from a

justice of the peace, and for ninety days if from court of record.

Limitations.—On bonds, promissory notes, bills of exchange, written contracts, leases, and other evidence of indebtedness in writing, ten years; but any payment, or new promise in writing, on any such bond, note, etc., within or after said ten years, then suit may be brought at any time within ten years from date of such payment or promise.

On unwritten contracts, expressed or implied, accounts, awards of arbitration, damages to real or personal property, trover, replevin, five years.

For injury to person, false imprisonment, malicious prosecution, for statutory penalty, for abduction, seduction or criminal conversation, two years; for slander or libel one year.

LAWS OF INDIANA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Leopold M. Lauer, Attorney-at-Law, Plymouth, Ind.

Acknowledgments.—All conveyances of land must be by deed, and recorded within forty-five days; and to entitle any conveyance, mortgage or other instrument of writing to be recorded, it must be acknowledged by the grantor, or proved before any judge or clerk of a court of record, or a justice of the peace, auditor, recorder, notary public or a mayor of a city in this or any other State, or before any commissioner appointed in any other State by the Governor of this State, or before any minister, charge d'affaires or consul of the United States in any foreign country.

And to entitle to record in this State, conveyances acknowledged out of this State, but within the United States, the same must be certified by the clerk of any court of record of the county in which the officer receiving the acknowledgment resides, and attested by the seal of said court; but an acknowledgment before an offi er having an official seal, attested by his

official seal, is sufficient without such certificate.

Actions.—All distinctions in pleading and practice between actions at law and suits in equity have been abolished. A civil action is commenced by filing in the office of the clerk a complaint, and causing a summons to issue thereon; and the action is deemed commenced from the time of issuing summons.

In the circuit and superior courts there must be service of process at least ten days before the first day of the term, or such return day as may have been

fixed by the plaintiff, by endorsement or complaint.

If defendant is a non resident, notice by publication must be given for three weeks thirty days before the first day of term or other return day; notice by publication, therefore, requires fifty-one days. In actions before a justice of the peace there must be at least three days service before the day of trial.

Assignments.—Insolvent debtor may make a general assignment of all property in trust for benefit of all bona fide creditors. Accompanying schedule must be sworn to and recorded. Trustee files his indenture of assignment and his bond in the clerk's office of the circuit court, and estate is administered under direction of that court, generally in the same manner as descendants' estates. Dividends are declared pro rata, the assignor, if a resident householder, being allowed to retain \$600. There is no provision for the release of the debtor.

Creditors filing claims with the trustee must make oath that they are just and lawful, and that no part of the same is for usurious interest.

Laborers or employes are preferred, to an amount not exceeding \$50, for

work and labor performed within six months.

Attachments.—May be had against the property of a defendant in any of the following cases, to wit: (a) When the defendant is a non-resident of the State, or a foreign corporation. (b) Or is secretly leaving or has left the State, with intent to defraud his creditors. (c) So conceals himself that a summons cannot be served upon him. (d) Is removing or about to remove his property from the State subject to execution. (e) Has sold or is about to sell, or has suffered and permitted to be sold, his property subject to execution, with fraudulent intent to cheat, hinder or delay his creditors. An affidavit is required, which may be made by the creditor, his agent or attorney, and a bond to answer damages if the proceedings are wrongful or oppressive.

The affidavit must state the nature of plaintiff's claim, that it is just, the amount which he believes he ought to recover, and that there exists some one of the grounds for attachment above enumerated, setting it out. All creditors who file under the original attachment, before final judgment, share pro rata

in the proceeds of the attached property.

Claims.—No action shall be brought by complaint and summons against the executor or administrator of any estate for the recovery of any claim against the decedent, but the holder of such claim, whether it be due or not, shall file a statement thereof in the office of the clerk of the court where the the estate is pending. If such claim be filed after one year from the giving of notice of administration, it shall be prosecuted solely at claimants' costs.

Defendant in a civil action may be arrested and held to bail at any time on affidavit showing that he is about to leave the State, taking with him property

subject to execution, or money, with intent to defraud the plaintiff.

Employes of any person or corporation have one month's wages exempt

from garnishment and proceedings supplemental to execution.

Chattel Mortgages.—Must be recorded within ten days in the recorder's office of the county where the mortgagor resides, to be valid against any other person than the parties thereto. Must also be acknowledged in like manner as conveyances by deed. If mortgagor lives out of the State, must be recorded in county where property is situated.

Costs.—Non-residents must give security for same, or pay cash for all

costs made.

Exemption.—Six hundred dollars worth of property, either real or personal, or both, as the debtor may select, owned by any resident householder or head of a family, is exempt from execution.

The privilege of the debtor to enjoy the necessary comforts of life shall be recognized, and there shall be no imprisonment for debt, except in case of fraud.

There is no homestead law.

Interest.—The legal rate is six per cent.; but any rate may be stipulated for not exceeding eight per cent.; agreements for interest at higher rate than six per cent, must be in writing. Contracts for more than eight per cent, are void as to the usurious interest, and the debtor may recoup all in excess of legal rate whenever it has been reserved or paid before the bringing of the suit.

Judgments bear six per cent., or the rate of interest agreed upon in the

original contract, not exceeding six per cent.

Judgments and Executions.—Judgments may be obtained at first term after service, and are a lien upon defendant's real estate within the county for ten years.

Execution may issue after ten years, on leave of court, upon motion and notice. The defendant, after judgment, may have stay of execution for six months when the judgment and costs exceed \$100, and for shorter time when the amount is less. Lands sold on execution may be redeemed within one year.

The judgment of a justice of the peace may become a lien upon defendant's real estate, by filing a transcript in the office of the clerk of any court. A lien may be obtained upon debtor's land in another county, by filing a transcript in the latter county.

Jurisdiction.—Justices of the peace have jurisdiction when the amount in controversy does not exceed \$200; they have concurrent jurisdiction with

the circuit and superior courts to that amount.

Circuit courts shall have original exclusive jurisdiction in all cases at law and in equity whatsoever, and in criminal actions and actions for divorce, except where exclusive or concurrent jurisdiction is or may be conferred by law upon justices of the peace.

Limitations.—On accounts, and contracts not in writing, six years; on notes and bills, ten years; on other written contracts, judgments of courts of record and real actions, twenty years; actions not otherwise limited by statute, fifteen years.

Married Women.—Most of the legal disabilities of married women to make contracts have been abolished. A married woman may take and hold

property, real or personal, and make contracts in reference thereto as if she were *sole*, except that she cannot convey, mortgage, or enter into any contract for sale or mortgage of her real estate unless her husband joins.

Her property is not liable for her husband's debts; she may engage in any trade or business on her own account; but she cannot make any contract of

suretyship, and any such contract, as to her, is void.

A married woman, resident in this State, whether a householder or not, has

\$600 exempt from seizure on execution.

A wife has one-third interest in husband's realty, in lieu of dower.

If money is loaned to a married woman and her separate real estate is mortgaged to secure the indebtedness, the burden of proving that the money was used for the sole use and benefit of the married woman is upon the plaintiff; and to the extent that the money was used for her husband's benefit the contract will become one of suretyship, and be declared, as to her,

absolutely void.

Notes and Bills.—Promissory notes, payable to order or bearer, have the same effect and are negotiable in like manner as bills of exchange, according to the law merchant. Three days of grace is allowed on such negotiable instruments, unless there is an express stipulation to the contrary. When the last day of grace falls on Sunday, or on a legal holiday, it is not counted; but the last day will be on the day following. There is no particular form of note necessary. A stipulation for the payment of attorneys fees does not render the note non-negotiable.

Tax Titles.—In order to render a tax title good, every particular requirement of the statute concerning taxation must be carried out with almost a mathematical certainty. The law does not seem to favor title gained by the

payment of delinquent taxes.

LAWS OF THE INDIAN TERRI-TORY.

Specially prepared and compiled for this work at the time of its publication by Shepard, Grove & Shepard, of the Muskogee, Indian Territory, Bar.

The United States court for the Indian Territory, located at Muskogee, Indian Territory, is the only court having jurisdiction over the Indian Territory and the Oklahoma country, and all suits of a civil nature must be brought in that court.

Accounts and Claims and Proof of.—(See also claims against estates of deceased persons.) In suits on accounts, the affidavit of the plaintiff that the account is just and correct and unpaid, is sufficient to establish the same, unless the defendant shall under oath, deny the correctness of the account in whole or in part, in which case the plaintiff will be held to prove by other evidence such part of his account as is thus denied. The acknowledgment may be made before any officer having authority to administer oaths, and in case of an official without seal, his official character must be certified to by a clerk of a court of record. Parties sending claims should send the full names of the claimant. The full names of the debtors should always be given when practicable and also the residence of same. An itemized account should always accompany claim.

Actions.—In all equitable actions the summons must be served thirty days before the commencement of the term. In actions at law the same must be

served twenty days before the commencement of the term.

Acknowledgments.—Taken before any commissioner of the U. S. courts, clerk of the United States court for the Indian Territory, and before commissioners of the States are accepted in most of the States, otherwise the acknowledgment must be before parties and in form prescribed by laws of States where property is situate,

Administration .- (See receivers and claims against estates.)

Affidavits.—Affidavits may be taken before the clerk of the United States court for the Indian Territory; any officer of Indian courts having a scal, any commissioner of the courts of the United States or commissioner of deeds for the States.

Appeals —May be taken to the supreme court of the United States where the amount involved, money or damages claimed amounts to \$1,000 or more exclusive of costs.

Arrests.—The United States district court for the Western district of Arkansas, has exclusive jurisdiction over crimes comitted upon the reservation of the Cherokee, Creeks, Chickasaws, Choctaws and Seminoles, in violation of the statutes of the United States, when one or both parties are citizens of the United States, and in all cases of introduction of liquor or violation of revenue laws, where the penalty is capital or imprisonment at hard labor.

The United States district court for the Western district of Kansas and the Eastern district of Texas, has the same jurisdiction over the balance of the

territory.

Assignment.—There is no law applicable to assignments.

Attachments.—May be made at or after the commencement of an action upon the following grounds: in actions for the recovery of money when the action is against one absent from the State more than four months, when his residence is in the Territory; has left his residence to avoid service of summons; is about to or has removed his property or a material part thereof out of the Territory, not leaving enough therein to satisfy creditors' claims; conceals himself; has sold his property with fraudulent intent to cheat, hinder and delay his creditors; or is about to do so

Banks —There are no provisions relating to banks except as contained in the revised statutes of the United States. The attorney-general has decided

that national banks cannot be organized in the Indian Territory.

Bills and Notes.—The general rules of commercial laws prevail. A stipulation for attorneys' fees does not render a contract non-negotiable and can be recovered.

Chattel Mortgages.—Mortgages and bills of sale are worthless as to innocent purchasers, without notice, for a valuable consideration, unless the

mortgagee or vendee take actual possession.

Claims Against Estates.—No probate law applicable to citizens of the United States and property must be removed to the States and settled in accordance with the laws of such state. Claims against citizens of Indian nations and Indians must be presented to the administrator within six months and approved by the judge of the district of the nation in which deceased lived. No particular form of proof is prescribed. Claims should be sent with affidavit same as required to commence suit in the States.

Conveyances—Deeds.—Real estate is held in common by the Indians, hence no deeds are required. Citizens of the United States cannot own real estate in the territory, except that portion called "Oklahoma," in which con-

veyances are governed by the United States land laws.

Corporations.-No law.

Costs.—The clerk of the court requires a deposit of \$10 docket fee and the tees of the United States marshal must be paid in advance. No bonds

for costs are taken in lieu of deposit.

Courts—Terms.—The United States court for the Indian Territory has exclusive civil jurisdiction between citizens of the United States residing or found in the Indian Territory or between citizens of the United States or any State or Territory therein, and any citizen of, or person or persons residing or found in the Indian Territory, and when the value of a thing in controversy or money or damages claimed is over \$100. Provided that nothing in the act will give jurisdiction over controversies between persons of Indian blood only. "Indian blood only" applies where all the parties to the action are Indians by blood. There are two terms a year, commencing on the first days of April and September each year, but the court has authority to call as many special sessions as is necessary to the dispatch of business.

Descents and Distributions.—(See claims against estates.)

Depositions.—May be used on the trial of all issues in any action in the following eases: Where the witness does not reside in the Muskogee district in the Creek nation, or in the Illinois or Canadian districts in the Cherokee nation.

May be taken and certified to within the Indian Territory (and Oklahoma) upon notice to the opposite party or by agreement by and before any commissioners of the courts of the United States residing therein or before any judge or clerk of any court therein, or before any commissioner especially appointed for that purpose by the court in term, or by the clerk in vacation on the application of either party. May be taken and certified out of the Territory before a commissioner appointed by the court, or justice of the peace, mayor of the city, notary public, or by any person empowered by a commission directed to him by consent of parties or by order of the court. The official character of an officer having no seal must be certified by the clerk of court of record.

Divorce.-None.

Evidence.-Witnesses not excluded on account of interest.

Exemption.—The exemption laws of Arkansas are applicable to the Indian Territory (and Oklahoma). Personal property of any resident of the Territory who is not married or the head of a family, of the value of \$200 dxclu ive of wearing apparel, is exempt from execution for the collection of debts by controct, except for purchase money on property while in the hands of the vendee. A resident head of a family holds personal property to the value of \$500 exclusive of wearing apparel, in like manner exempt.

Garnishment.—Any person having obtained a judgment may sue out a writ of garnishment against any one who he believes is indebted to the judgment debtor and require him to appear before said court and disclose whether or not he has in his possession any goods, chattels moneys, etc., belonging to judgment debtor; if he have any, judgment may be rendered against him therefore. In causes of attachment a writ of garnishment may issue before judgment,

Injunction,—An injunction may be the final judgment in an act'on or it may be allowed as a provisional remedy when any suit is pending and when either party is doing or threatening to do some act respecting the subject of he action which would render the judgment ineffectual. Temporary restraining order will be granted to restrain such act. Persons in whose favor injunctions are granted will be required to give such bonds as the court may direct

Interest.—When no rate is specified in open account or contract, six per cent. Contracts bear same rate agreed upon when contracted out of the Indian Territory; unless unsurious where contracted. Contracts in the Indian Territory not exceeding ten per cent.

License.—Traders must pay a license fee to the Indian nation of from \$100 to \$500 a year. License is granted by the commissioner of Indian affairs for the term of one year. Traders must give a bond in \$10,000 to obey laws and regulations of the Indian office. Commercial travelers are not taxed.

Receivers.—Where a citizen of the nation, an Indian or a white man intermarries with an Indian, dies, creditors who are citizens of the United States residing in the Indian Territory or any of the States and Territories therein, may apply for a receiver when the administrator or parties holding the property of said decedent, is diverting or wasting the assets of the estate; the receiver shall take charge of the same, and the estate shall be under the order of the court.

Replevin.—In an action to recover specific personal property the plaintiff may have an immediate order for the delivery of the same by filing an affidavit showing:—I. A particular description of the property. 2. Its actual value and his damages for its detention. 3. That he is the owner thereof or has a special ownership therein. 4. That the property is wrongfully detained by the defendant and the cause of the detention. 5. That it has not been taken under a fine, judgment, tax or execution, or if so that it was exempt from such seizure. He must give a bond conditioned that he will perform the judgment of the court and return the property if so ordered,

IQWA.

and pay such sums as may be adjudged against him. Within two days the defendant may give bond to perform the judgment of the court and retain the property, and if judgment be for the plaintiff it may be rendered against the sureties.

Wills.—Wills are executed in accordance with the laws of the adjoining States and are there probated. If necessary the property is removed to such

LAWS OF IOWA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by C, M. Johnston, Attorney-at-Law, Des Moines, Iowa.

Acknowledgments.—Must be before an officer of a court of record having a seal, a notary public, a commissioner for Iowa, or a justice of the peace; but when taken by the latter must have attached a certificate, under seal, from the proper authority, of the genuineness of the signature, the character of officer and of his authority to take acknowledgments. The acknowledgment of wife need not be separated or apart from the husband, but the acknowledgment must state that the party or parties "acknowledge the same to be their voluntary act and deed, and are personal known to be the identically persons who signed the same," by the acknowledging official.

Action.—Personal actions must be brought in the county where defendant resides. For the recovery of property or affecting real estate in the county where same is situated, suits may be brought against railroad companies and common carriers in any county in which they are operated. Insurance companies may be sued in any county where they have an office or where the loss occurs.

Administrators of Decedents Estates.—The district court of each county, or, in vacation, the clerk appoints executors or administrators—I. To the widow. 2. To next of kin. 3. To creditors. 4. To any other person. Must give security. Debts are to be paid as follows: I. Last sickness and funeral expenses. 2. Allowance for widow and minor children. 3. Debts entitled to preference under the laws of the United States. 4. Public rates and taxes. 5. Claims filed within six months. 6. All other debts. 7. Legacles, Claims not filed within twelve months are forever barred.

Aliens.—Distinctions between aliens and citizens are abolished.

Attachment.—Attachment may issue against a foreign corporation or non-resident of the State when the defendant is about to remove his property out of the State without leaving sufficient to pay his debts; when he has disposed of his property with intent to defraud his creditors, or is about to dispose of it with such intent; when he has absconded, so that process cannot be served; when he is about to remove permanently out of the county, having property therein not exempt, and refuses to pay or secure plantiff; when he is about to remove his property, with intent to defraud; when he is about to convert his property into money for the purpose of defrauding; when he has concealed his property; when the debt was contracted by false pretences.

Attachments may issue before debt is due if nothing but time is wanting to create an absolute indebtedness. Bond is three times the amount of the debt.

Assignments for Creditors —No general assignment by an insolvent, or in contemplation of insolvency, for the benefit of creditors shall be valid, unless it be made for the benefit of all creditors pro rata. The assent of creditors is presumed. It must have attached inventory of property and list of creditors, must be acknowledged and recorded in the county where debtor resides or the business is carried on. Assignee must report within three months, and thereafter under direction of the court. The debtor is not released by such assignment, only so far as the dividends may pay the claims.

IOWA. 129

Any person interested has three months within which to file his claim. Personal services earned within ninety days prior to the assignment and taxes are preferred.

Corporations.—Are organized under general laws. Stockholders are

liable for unpaid instruments.

Costs.—Non-resident plaintiff may be required to give security for costs. Chattel Mortgages.—Personal property passes by delivery, but no sale or mortgage of personal property where the vendor retains actual possession thereof, is valid against existing creditors or subsequent purchasers without notice, unless a written instrument is executed, acknowledged as deeds and filed for record in the county where holder of property resides. No conditional sale, contract or lease of personal property is valid against any creditor or purchaserer of the vendee or lessee in actual possession without notice, unless in writing, acknowledged, recorded, etc. When nothing appears to the contrary, the mortgager of personal property is entitled to possession. Chattel mortgages are enforced by mortgagee taking possession and selling.

Executions. - May issue as soon as judgment is obtained, subject to de-

fendant's right to stay,

Evidence.—Parties in interest may testify in their own behalf in any civil proceeding. Husband and wife cannot testify against each other, except in matters between them.

Exemptions.—Exempt from execution and attachment to every resident of the State, who is the head of a family, all wearing apparel for himself and family kept for actual use and suitable to their condition, and the trunks and other receptacles necessary to contain the same; one musket or rifle and shot-gun; all private libraries, family Bibles, portraits, pictures, musical instruments and paintings not kept for the purpose of sale; a seat or pew occupied by the debtor or his family in any house of public worship; an interest in a public or private burying-ground not exceeding one acre; two cows and a calf; one horse, unless a horse is exempt as hereinafter provided; fifty sheep and the wool therefrom, and all materials manufactured from such wool; six stands of bees; five hogs and all pigs under six months; the necessary food for exempted animals for six months; all flax raised from one acre of ground, and manufactures therefrom, one bedstead and necessary bedding for every two in the family; all cloth manufactured by the defendant not exceeding one hundred yards; household and kitchen furniture not exceeding \$200 in value; all spinning wheels and looms; one sewing machine and other instruments of domestic labor kept for actual use; the necessary provisions and fuel for the use of the family for six months; the proper tools, instruments or books of the debtor, of a farmer, mechanic, surveyor, clergyman, lawyer, physician, teacher or professor; the horse or the team, consisting of not more than two horses or mules, or two yoke of cattle, and the wagon or other vehicle with the proper harness or tackle, by the use of which the debtor, if a physician, public officer, teamster or other laborer, habitually earns his living; and to the debtor, if a printer, there shall also be exempt a printingpress, and the types, furniture and material necessary for the use of such printing presses, and a newspaper office to the value of \$1200; the earnings of such debtor or those of his family, at any time within ninety days next preceding the levy.

Persons unmarried, and not the head of a family, and non-residents, have exempt their own ordinary wearing apparel, and trunks to contain the same. There is also exempt to every head of a family a homestead containing not more than forty acres, or if inside corporate limits of a city, half an acre.

Improvements.—No limit as to value. Homestead is liable for debts contracted prior to its acquirement, and is also subject to mechanics' liens for work on same or materials furnished. Nothing is exempt from debt based on the purchase-money.

Interest.—Legal rate of interest is six per cent. Contracts may be made not to exceed ten per cent. All open accounts bear six per cent, from six months from date of last item, if not otherwise contracted. Judgments bear the legal rate, unless the foundation of the judgment is a contract providing for higher rate, in which case the judgment bears the rate fixed in said con-

tract. Contracts for over ten per cent. are usurious, and forfeit the interest, with ten per cent. additional to the school fund.

Judgments.—Judgments in the district court may be obtained at first term, unless defense is made (and if account is sworn to, the answer must be verified). Judgments as above are liens on real estate of debtor owned at the time of such rendition. If debtor has property in another county, transcript of judgment being filed therein, the judgment is a lien from the date of such filing. Judgments as above are liens on all lands of the debtor for ten years, and may be within succeeding ten years thereafter revived, with the same effect as to time, etc. They are not liens on personal property until actual levy.

Jurisdiction.—Justices of the peace have jurisdiction within their county up to \$roo in all civil actions. District courts have exclusive jurisdiction in all criminal matters and of all probate matters. District courts have original and general jurisdiction of civil causes in law and equity. Four terms at least are held annually in each county, and more frequent terms in the more populous counties. Superior courts are established in the principal cities holding monthly terms, and jurisdiction same as the district court, except no probate jurisdiction, and in criminal matters limited. Circuit court has been abolished.

Appeals from these courts is to the supreme court of the State. Appeals from justices of the peace cannot be taken unless the amount in controversy exceeds \$25.

Statute of Limitations.—Actions of tort or to enforce mechanics' liens must be brought within two years; against public offices, three years; on unwritten contracts, five years; on written contracts, judgments of inferior courts and real actions, ten years; and actions upon judgments of a court of record (domestic or foreign), twenty years. Absence from the State deducted.

Married Women.—Married women can hold separate property, deed, bargain, sell and contract with reference thereto the same as a married man, and her property is not liable for his debts or subject to his control. They

are both liable for family expenses.

Wills —Any person of sound mind and of age may make a will and dispose of his property, except what is necessary to pay his debts. The homestead is privileged property to the wife. Personal property to the amount of \$300, may be bequeathed verbally, if witnessed by two competent witnesses. Other wills to be valid, except soldiers or mariners, must be in writing and attested by two competent witnesses and signed by the testator, or some one in his presence at his direction. Wills that are valid when made are valid every where. The husband or wife is entitled to one-third of the others property, real or personal.

LAWS OF KANSAS.

Summary of Collection Laws complied for Boyer's Legal Directory by Samuel S. Sisson Attorney-at-Law, Harper, Kansas.

Acknowledgments.—All deeds or other conveyances of lands, or of any interest therein, shall be subscribed by the party granting the same, or by his lawful agent or attorney, and may be acknowledged or proved and certified in the following manner:—

All conveyances and other instruments affecting real estate acknowledged within this State must be acknowledged before some court having a seal, or some judge, justice or clerk thereof, or some justice of the peace, notary public, county clerk or register of deeds, or mayor or clerk of an incorporated city.

If acknowledged out of this State, it must be before some court of record, or clerk or officer holding the seal thereof, or before some commissioner to

6

take acknowledgment of deeds appointed by the Governor of this State, or before some notary public or justice of the peace, or before any consul of the United States resident in any foreign port or country. If taken before a justice of the peace, the acknowledgment shall be accompanied by a certificate of his official character, under the hand of the elerk of some court of record, to which the seal of said court shall be affixed,

The court or officer taking the acknowledgment must endorse upon the deed or instrument a certificate showing in substance the title of the court or officer before whom the acknowledgment is taken, that the person making the acknowledgment was personally known to the court, or to the officer taking the acknowledgment, to be the same person who executed the instrument, and that such person duly acknowledged the execution of the same.

The following form of certificate of acknowledgment is generally used in

this State, to wit:-

State of Kansas, | ss. County of ---, j

Be it remembered, that on the —— day of ——, A. D. 188—, before me, the undersigned, a — in and for the county and State aforesaid, came —, who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same. In testimony whereof, I have hereunto set my hand and affixed my official seal the day and year last above written.

If the acknowledgment is by a notary public, he must state in his certificate

when his commission as such expires,

Assignments.—Voluntary assignments may be made by a debtor of any property, whether land, tenements, goods, chattels, effects or credits, to any person, in trust for his creditors. The assignment shall be for the benefit of all the creditors of the assignor, in proportion to their respective claims. And every such assignment shall be proved or acknowledged and certified and recorded in the same manner as prescribed by law in cases wherein real estate is conveyed. In every case of assignment under our law there shall be filed in the office of the elerk of the district court of the county in which such assignment is recorded, on the day of executing such assignment, a schedule of the liabilities of such assignor or assignors, with the name of each creditor, the amount and character of his debt, and post-office address, so far as the same may be known to such assignor or assignors, verified by his or their affidavit that the same is true and correct according to the best of his or their knowledge and belief.

The judge of the district court may appoint a receiver to take and hold possession of the property assigned in all cases in which it shall be made to appear to him that the assignee is not responsible for the amount of the property assigned, or that there is danger of the property becoming lost,

until the assignee shall give security, as provided by law.

It shall be the duty of the clerk, within two days next following the filing of such schedule, to mail to the post-office as given of each such creditor for amount exceeding ten dollars, a notice of such assignment, giving name of assignor or assignors, date of assignment, name of assignee and names of all creditors and amounts as stated in such schedule; and shall therein name a day, not less than twenty nor more than thirty days from the date of such assignment, on which a meeting of the creditors (who may be represented by an attorney duly authorized) of such assignor or assignors will be holden at the office of said clerk to choose an assignee for such trust. And until after such meeting the assignee named in such assignment shall exercise no other powers thereunder than the safe-keeping and control of the property coming into his hands under such assignment.

If a majority in interest of such creditors of such assignor or assignors, for amounts exceeding ten dollars, to be ascertained by the clerk, shall attend or be represented at such meeting by attorney or agent duly authorized in writing, an assignee may then be chosen to administer such trust, such choice to be made by the greater part in value and in number of said creditors either attending or so represented. And in order to determine who are such creditors and the amount in value of their respective claims, for the purpose only of electing such assignor, such clerk shall have power to administer ouths and hear and determine the same. The clerk shall then forthwith prepare and file in his office a report of the proceedings of such meeting, and give therein the names of creditors then attending or represented, and amount of their claims, respectively, as ascertained by him, and the action of such creditors in the matter of choosing an assignee. And if it shall then appear that an assignee is thereby chosen, and he shall, within five days after being notified of his selection, express in writing, filed with such clerk, his acceptance of such trust, such person shall, upon filing his bond, as required

by law, thereupon become the qualified assignee of such trust.

If no choice is made by the creditors at such meeting, or if the person so chosen fails to accept, the judge of the district court, or, in his absence from the county, the probate judge of the county, shall appoint an assignce. All elections or appointments of assignce shall be subject to be set aside by the judge of such district court upon exceptions thereto taken at the time of making same by one-third of such creditors in value; and in case of such exceptions taken such clerk shall forthwith certify the proceedings of such meetings to said district judge, who shall thereon proceed to hear and determine the same in a summary manner, and thereon shall confirm such choice of appointment, or set the same aside; and in case of setting aside the same, he shall forthwith appoint some suitable person as such assignee, who shall express in writing his acceptance of such trust and forthwith file the same with such clerk,

In case the person other than the one named in such assignment shall thus qualify as such assignee, then forthwith, upon notice from such person so qualified, the assignee named in such assignment, shall turn over to the assignee so qualified all property which shall come into his hands under such assignment, and thereupon such assignee shall proceed to administer and execute such trust. It shall be the duty of the assignee, within thirty days after the execution of the deed of assignment, to file in the office of the clerk of the district court of the county in which the assignor, or, if there be more than one, in which any one of them shall reside, unless longer time be allowed by the judge of the court, for good cause shown, an inventory of the property, effects and things assigned.

The inventory shall be accompanied with an affidavit by the assignee that the same is a full and complete inventory of all such property, effects and

things, as far as the same has come to his knowledge.

It shall be the duty of the district court in whose clerk's office such inventory may be filed, or the judge or clerk thereof in vacation, to appoint two or more disinterested and competent persons to appraise the property, effects

and things so inventoried.

The appraisers, or a majority of them, having first taken an oath or affirmation, before some person having authority to administer oaths, to discharge their duties with fidelity, shall forthwith proceed to make such appraisement. The appraisers shall file the appraisement and their oath of office in the office of the clerk of the district court within four days after they shall have completed the same. If, after making the first inventory, any other property, effects and things conveyed by the deed of assignment shall come to the possession or knowledge of the assignee, his duty in relation thereto, and the duty of the court or judge and the appraisers, shall be the same as is required of them by the above.

The assignce shall, at the time of filing the appraisement, give bond, with at least two sufficient securities, to be approved by the court, or judge or elerk thereof in vacation, in double the amount the appraised value of the estate and effects assigned. The bond shall be taken in the name of the State of Kansas, and conditioned that said assignce shall in all things discharge his duties as assignee —— aforesaid and faithfully execute the trust confided to him.

Any person injured by a breach of the condition of the bond may sue thereon in the name of the State to his use, and the damages shall be assessed as on bonds with collateral condition. Every assignee shall exhibit on oath a statement of the accounts of the trust, with proper vouchers, to the district

KANSAS.

court at its first regular term after the end of one year from the execution of the assignment, and at the corresponding term of said court every year thereafter until such assigned estate is fully settled.

Ample provision is made by law, in case any assignee shall fail or refuse to make his annual exhibit and settlement, to compel him to do so, or dismiss

him from his trust.

The court shall, by such order as the circumstances of the case may require, direct the clerk to give notice of the exhibition and filing of such accounts for such time and in such public newspapers as it shall appoint, and that such account will be allowed by the court at a certain time to be stated in such notice, unless good cause to the contrary be shown. The assignee shall appoint a day, within six months after the date of the assignment, and a place, which shall be the county seat of the county where the inventory is tiled, when and where he will proceed publicly to adjust and allow demands against the estate.

The assignee shall give notice of the time and place of adjusting and allowing demands against the estate of his assignor, by advertisement published in some newspaper printed in the county, or, if there be none, in the one nearest the place where the inventory is filed, for three months, the last insertion to be at least four weeks before the appointed day; and also, whenever the residence of any creditor is known to him, by letter addressed to such creditors at their known or usual places of residence, at least three months before the appointed day. The assigned shall attend in person at the place and on the day named in said advertisement, and shall remain in attendance during two consecutive days thereafter, and shall commence the adjustment and allowance of demand against the trust funds at nine o'clock A. M. and continue the same until five o'clock P. M. of each of said three days; and all the creditors who, after being notified as aforesaid, shall not attend at the place designated during the said time, and lay before the assignee the nature and amount of their demand, shall be precluded from any benefit of said estate; but the hearing, on any demand presented at the time, may be continued for good cause shown, to such time as is deemed right.

The assignee shall have power to administer all necessary oaths to debtors, creditors and witnesses, and may examine them on oath touching any claim exhibited to him for allowance. The assignee shall require such evidence, and no other, of the justice of such demand as is required to establish demands or a similar character in the district court in suits between the original

parties to the contract.

The custom being, if the assignor has correctly stated the claim as to nature and amount in his schedule of liabilities filed in the district clerk's office with his original deed of assignment, that of itself is sufficient evidence to estab-

lish the demand.

The decision of the assignee, in relation to all claims presented to him for allowance, shall be final, unless a creditor, or some other person interested, shall, after a decision is made on any such claim, ask an appeal therefrom; and all appeals so asked shall be allowed by the assignee to the district court of the county having jurisdiction thereof; and all judgments rendered in favor of any claimant in the district court shall be certified by the clerk thereof to the assignee, who shall allow the same and class it as if such judgment had been rendered by him at the original hearing.

The district court, or judge thereof in vacation, shall make an order for the sale of all the real or personal estate conveyed by any deed of assignment, either for eash in hand or upon such reasonable credits as shall appear to such court or judge to be most advantageous to all the parties in interest, and shall, by order, direct the nature of the security to be taken at sales made by assignees

when credit is given.

As soon as practicable, and not exceeding one month after the time for an allowance of demands, the assignee or assignees shall pay upon the demand allowed, according to their right, as much as the means on hand will permit, after reserving enough for proper fees, costs, expenses and demands, whose trial is legally continued or removed, and as often thereafter as a dividend of five per centum can be paid upon the demand as allowed as aforesaid.

134 KANSAS.

Every assignee, upon the reasonable request of any person entitled to any demand allowed, or of his agent, shall exhibit to such person or agent the condition of the assets of the assignment and give him all reasonable information concerning the same.

When any assignee becomes satisfied that it is no longer advantageous to the creditors of his assignor to keep* the assignment open, he may apply to the district court in whose clerk's office the inventory is filed for a discharge of his trust. The assignment has only the effect of distributing the assignor's property rarably among all his creditors—it does not discharge him from his debts; the amount received is credited upon the claim, the remainder of the claim still due and unpaid to be collected in any legal way thereafter.

The assignment law of Kansas does not require the debtor to submit to any examination, nor is there any punishment attached if he does not assign all his property, or if he fraudulently conceals any portion of it. It merely provides for the ratable distribution among all of his creditors, who establish their claims in a legal way, or of all the property assigned by the debtor.

Attachments.—A creditor can obtain an attachment against the property of his debtor, at or after the commencement of a civil action for the recovery of money, by filing in such action an affidavit of either the creditor lumself or his agent or attorney, showing, first, the nature of the plaintiff's claim; second, that it is just; third, that the amount which affiant believes the plaintiff ought to recover; and fourth, the existence of some one of the following grounds for an attachment:—

- 1. When the defendant, or one of several defendants, is a foreign corporation or a non-resident of this State (but no order of attachment shall be issued on the ground or grounds in this clause stated for any claim other than a debt or demand arising upon contract, judgment or decree, unless the cause of action arose wholly within the limits of this State, which fact must be established on the trial).
- 2. When the defendant, or one of several defendants, has absconded, with the intention to defraud his creditors.
 - 3. Has left the county of his residence to avoid the service of a summons.
 4. So conceals himself that a summons cannot be served upon him.
- 5. Is about to remove his property or a part thereof, out of the jurisdiction of the court with the intent to defraud his creditors.
- 6. Is about to convert his property, or a part thereof, into money, for the purpose of placing it beyond the reach of his creditors.
 - 7. Has property or right in action, which he conceals.
- 8. Has assigned, removed or disposed of, or is about to dispose of his property, or a part thereof, with the intent to defraud, hinder or delay his creditors.
- Fraudulently contracted the debt or fraudulently incurred the liability or obligations for which suit is about to be or has been brought.
- 10. Where the damages for which action is brought are for injuries arising from the commission of some felony or misdemeanor, or the seduction of any female.
- 11. When the debtor has failed to pay the price or value of any article or thing delivered, which by contract he was bound to pay upon delivery.

Exemptions.—A homestead to the extent of one hundred and sixty acres of farming land, or of one acre within the limits of an incorporated town or city, occupied as a residence by the family of the owner, together with all the improvements on the same, shall be exempted from forced sale under any process by law, and shall not be alienated without the joint consent of husband and wife, when that relation exists; but no property shall be exempt from sale for taxes or for the payment of obligations contracted for the purchase of said premises, or for the erection of improvements thereon, provided the provisions of this section shall not apply to any process of law obtained by virtue of a lien given by the consent of both husband and wife.

Every person residing in this State, and being the head of a family, shall have exempt from seizure and sale upon any attachment, execution or other process issued from any court in this State, the following articles of personal property:—

T. The family bible, school books and family library.

2. Family pictures and musical instruments used by the family.

3. A seat or pew in any church or place of public worship and a lot in any

burial ground.

4. All the wearing apparel of the debtor and his family; all beds, bedsteads and bedding used by the debtor and his family; one cooking stove and appendages necessary for the use of the debtor and his family; one sewing machine; all spinning wheels and looms and all other implements of industry, and all other household furniture not herein enumerated, not exceeding \$500.

5. Two cows, ten hogs, one yoke of oxen and one horse or mule, or, in lieu of one yoke of oxen, and one horse or mule, a span of horses or mules, twenty sheep and the wool from the same, either in the raw material or manu-

factured into yarn or cloth.

- 6. The necessary lood for the support of the stock mentioned in this section for one year, either provided or growing, or both, as the debtor may choose; also, one wagon, eart or dray, two plows, one drag and other farming utensils, including harness and tackle for teams, not exceeding in value \$300.
- 7. The grain, meat, vegetables, groceries and other provisions on hand necessary for the support of the debtor and his family for one year, and also all fuel on hand necessary for their use for one year.
- 8. The necessary tools and implements of any mechanic, miner or other person, used and kept for the purpose of carrying on his trade or business, and, in addi ion thereto, stock in trade, not exceeding \$400 in value.
- 9. The library, implements, and office furniture of any professional man. The following property only shall be exempt from attachment and execution when owned by any person residing in this State, other than the head of a family :-

1. The wearing apparel of the debtor.

- 2. A seat or pew in any church or place of public worship and a lot in any
- 3. The necessary tools and implements of any mechanic, miner or other person, used and kept for the purpose of earrying on his trade or business, and, in addition thereto, stock in trade, as provided in the last section.

4. The library, implements and office furniture of any professional man.

Interest.—Creditors shall be allowed to receive interest at the rate of seven per cent. per annum, when no other rate of interest is agreed upon, for any money after it becomes due; for money lent or money due on settlement of account, from the day of liquidating the same and ascertaining the balance; for money received for the use of another and retained without the owner's knowledge of the receipt; for money or settlement of accounts; for all other money due and to become due, for the forbearance of payment whereof an expressed promise to pay interest had been made; and for money due from corporations and individuals to their day or monthly employes, from and after the end of each month, unless the same shall be paid within fifteen days thereafter. Parties may contract for any rate of interest not exceeding twelve per cent. No person shall recover in any court more than twelve per cent. interest on any demand.

All payments of money or property made by way of usurious interest or of inducement to contract for more than twelve per cent. per annum, whether made in advance or not, shall be deemed and taken to be payments made on account of the principal and twelve per cent, per annum, and the court shall render judgment for no greater sum than the balance found due, after deduct-

ing the payments of money or property made as aforesaid.

When a rate of interest is specified in any contract that rate shall continue until full payment is made, and any judgment rendered on any such contract shall bear the same rate of interest mentioned in the contract, which rate shall be specified in the judgment, but in no ease shall such rate exceed twelve per cent, per annum.

In any case founded on contract, where any part of the principal or interest shall have been paid, or an acknowledgment of an existing liability, debt or claim, or any promise to pay the same, shall have been made, an action may be brought in such case within the period subscribed for the same, after such payment, acknowledgment or promise, but such acknowledgment or promise

must be in writing, signed by the party to be charged thereby.

Judgments. - Judgments of courts of record of this State, and of courts of the United States rendered within this State, shall be liens on the real estate of the debtor within the county in which the judgment is rendered, from the first day of the term at which the judgment is rendered; but judgments by confession and judgments rendered at the same term during which the action was commenced shall bind such lands only from the day on which such judgment was rendered. An attested copy of the journal entry of any judgment, together with a statement of the cost taxed against the debtor in in the case, may be filed in the office of the clerk of the district court of any county, and such judgment shall be a lien on the real estate of the debtor within that county from the date of filing such copy.

Executions shall only be issued from the court in which the judgment is

All judgments and orders must be entered on the journal of the court, and

specify clearly the relief granted or order made in the action.

Any person indebted, or against whom a cause of action exists, may personally appear in a court of competent jurisdiction, and with consent of the creditor or person having such a cause of action, confess judgment therefor, whereupon judgment shall be entered accordingly.

Judgments may be entered upon confession, by an attorney authorized for that purpose, by a warrant of attorney acknowledged or proved as conveyances of land, without any previous process or proceeding, and judgments so

entered shall be a lien from the date of entry.

Every attorney who shall confess judgment in any case shall, at the time of making such confession, produce the warrant of attorney for making the same to the court before which he makes the confession, and the original or a copy of the warrant shall be filed with the clerk of the court in which the judgment shall be rendered.

Judgments remain in full force and effect for the period of five years from the date of entry, or from the date of the last execution issued thereon. Hence, to keep a judgment alive, an execution must be issued thereon at least once every five years; if more than five years elapse after the rendition of the judgment, and no execution is issued thereon, or if more than five years elapse after the date of the last execution issued thereon, the judgment becomes dormant, and is of no force or effect until revived, and an action to revive can be commenced at any time within five years after the judgment becomes dormant.

In all cases in which a judgment shall be rendered by a justice of the peace, the party in whose favor such judgment is rendered may file an abstract of such judgment in the office of the clerk of the district court of the county in which the judgment was rendered. The clerk shall enter the same on the judgment and appearance docket, as in case of a judgment rendered in the court of which he is clerk.

Such judgment shall be a lien upon the real estate of the judgment debtor from the day of filing the abstract.

Execution may be issued thereon the same as if the judgment had been rendered in that court.

A judgment rendered in the district court cannot be staid, but process shall issue thereon immediately, if ordered by the judgment creditor.

In justices' courts, on judgment for the recovery of money, execution may be stayed thereon, as follows:

1. On any judgment for \$20 and under, thirty days.

2. On any judgment over \$20 and not exceeding \$50, sixty days.

On any judgment over \$50 and not exceeding \$100, ninety days.

4. On any judgment exceeding \$100, one hundred and twenty days.

Married Women.—The property, real and personal, which any woman in this State may own at the time of her marriage, and the rents, issues, profits or proceeds thereof, and any real, personal or mixed property which shall come to her by descent, devise or bequest, or the gift of any person except her husband, shall remain her sole and separate property, notwithstanding her marriage, and not be subject to the disposal of her husband, or liable for his debts.

KANSAS.

A married woman, while the marriage relation exists, may bargain, self and convey her real and personal property, and may enter into any contract with reference to the same, in the same manner to the same extent and with like effect as a ma ried man may in relation to his real and personal property.

A woman may, while married, sue and be sued, in the same manter as if

she were unmarried.

Any married woman may carry on any trade or business and perform any labor or services on her sole and separate account, and the carnings of any married woman from her trade, business, labor or service shall be her sole and separate property, and may be used and invested by her in her own name.

Any woman who shall have married out of this State shall, if her husband afterward become a resident of this State, enjoy all the rights as to property which she may have acquired by the laws of any other State, Territory or country, or which she may have acquired by virtue of any marriage contract or settlement made out of this State

Statute of Limitations.—Civil action can only be commenced within the periods pre-cribed by the statute. After the cause of act on shall have accrued, but when in special cases a different limitation is prescribed by statute, the action shall be governed by such limitation.

Actions for the recovery of real property, or for the determination of any adverse right or interest therein, can only be brought within the periods hereinafter prescribed, after the cause of action shall have accused, and at no time

thereafter.

In all actions, allegations of the execution of written instruments and endorsements thereon, of the existence of a corporation or partnership, or any appointment or authority, or the correctness of an account duly verified by the affidavit or affirmation of the party, his agent or attorney, shall be taken as true unless the denial of the same be verified by the affidavit of the opposite party, his agent or attorney.

1. An action for the recovery of real property sold on execution brought by the execution debtor, his heirs or any persons claiming under him, by title acquired after the date of the judgment, within five years after the date of the

recording of the deed made in pursuance of the sale.

2. An action for the recovery of real property sold be executors, administrators or guardians upon an order or judgment of a court directing such sale, brought by the heirs or devisees of the deceased person, or the ward or his guardian, or any person claiming under any or either of them, by title acquired after the date of the judgment or order, within five years after the date of the recording of the deed made in pursuance of the sale.

3. An action for the recovery of real property sold for taxes, within two

years after the date of the recording of the tax deed.

4. An action for the recovery of real property not hereinbefore provided for, within fifteen years.

5. An action for the forcible entry and detention, or forcible detention only,

of real property, within two years,

Any person entitled to bring an action for the recovery of real property, who may be under any legal disability when the cause of action accrues, may bring his action within two years after the cause of action shall have accrued, and not afterwards.

Civil actions, other than for the recovery of real property, can only be brought within the following periods, after the cause of action shall have

accrued and not afterwards:

1. Within five years, an action upon any agreement, contract or promise in writing

2. Within three years, an action upon contract not in writing expressed or implied; an action upon a liability created by statute, other than a forfeiture

or penalty.

3. Within two years, an action for trespass upon real property, including actions for the specific recovery of personal property; an act on for injury to the rights of another, not arising on contract and not hereinafter enumerated; an action for relief on the ground of fraud-the cause of action in such case shall not be deemed to have accrued until the discovery of the fraud.

- 4. Within one year, an action for libel, slander, assau't and battery, malicious prosecution or false imprisonment; an action upon a statute for a penalty or forfeiture, except when the statute imposing it prescribes a different limitation.
- 5. An action upon the official bond or undertaking of an executor, administrator, guardian, sheriff or any other officer, or upon the bond or undertaking given in attachment, injunction, arrest, or in any case whatever required by statute, can only be brought within five years after the cause of action shall have accrued.
- 6. An action for relief, not hereinbefore provided for can only be brought within five years after the cause of action shall have accrued.

Persons under disability shall be entitled to bring such action within one

year after such disability shall be removed.

If, when a cause of action accrues against a person, he be out of the State, or has absconded or concealed himself, the period limited for the commencement of the action shall not begin to run until he comes into the State, or while he is so absconded or concealed; and if, after the cause of action accrues, he depart from the State, or absconds or conceals himself, the time of his absence or concealment shall not be computed as any part of the period within which the action must be brought.

When the cause of action has arisen in another State or country between non-residents of this State, and by the law of the State or country where the cause of action arose an action cannot be maintained thereon, by reason of lapse of time, no action can be maintained thereon in this State.

LAWS OF KENTUCKY.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Chas. S. Grubbs, Attorney-at-Law, Louisville, Ky.

Acknowledgments.—All deeds executed out of this State and within the United States, by persons other than married women, may be acknowledged before any clerk of a court, or his deputy, a notary public, mayor of a city, or secretary of State, or commissioner to take the acknowledgment of deeds, or a judge, under the seal of his court, and the certificate of such officer, under seal, shall be proof of such acknowledgment.

All instruments executed out of the United States by persons other than married women may be acknowledged before any foreign minister or consul or secretary of legation of the United States, or before a secretary of foreign affairs, certified under seal of office, or before a judge of the superior court of a nation; but such acknowledgments must be certified, under seal, as in-

struments executed in the United States.

The deed of a married woman, to be effectual, must be acknowledged before some of the officers named above, and lodged in the proper office for record. Previous to such acknowledgment it shall be the duty of the officer to explain to her the contents and effects of the deed, separately and apart from her husband, and if she freely and voluntarily acknowledge the same, the officer, if the acknowledgment is made within the State of Kentucky, shall simply certify that it was acknowledged before him to be the act and deed of the party; but if the acknowledgment is taken by an officer residing out of the State, the same should be acknowledged and certified as follows:

Commonwealth (or Kingdom) of ——, set:

County (or town, or city, or department, or parish) of ----, sct:

I, AB (here give his title), do certify that this instrument of writing from CD and wife, EF (or from EF, wife of CD), was this day produced to me by the parties, and the contents and effect of the instrument being explained

to the said E.F. by me, separately and apart from her husband, she thereupon declared that she did freely and voluntarily execute and deliver the same, to be her act and deed, and consented that the same might be recorded.

(Seal.) Given under my hand and seal of office. A B.

In no case, whether in the United States or a foreign State, is proof of the official character of the officer before whom the acknowledgment is made, required.

Assignments.—Assignments may be made by insolvents for the equal benefit of their creditors, but no debtor is permitted to prefer one creditor, though priorities legally obtained, as by mortgage, execution and attachment, are not effected by such assignments.

Where a debtor, in contemplation of insolvency, pays one creditor to the exclusion of others, any party injured may, within six months, after the preference is made, bring a suit in equity and have the preference set aside, and it will then operate as a general assignment of all the property of the debtor for the equal benefit of his creditors.

Attachments.—In actions for the recovery of money the plaintiff may, at or after the commencement of the suit, have an attachment against the property of defendant upon any of the following grounds:-

- 1. That the defendant is a foreign corporation or is a non-resident of the
- 2. That the defendant has been absent from this State for four months.
- That the defendant has departed from this State, with intent to defraud his creditors.
- 4. That the defendant has left the county of his residence to avoid the service of summons.
- 5. That the defendant so conceals himself that a summons cannot be served upon him.
- 6. That the defendant is about to remove or has removed his property, or a material part thereof, out of this State, not leaving enough therein to satisfy the plaintiff's claim or the claims of defendant's creditors.
- 7. That the defendant has sold, conveyed or otherwise disposed of his property, or suffered or permitted it to be sold, with the fraudulent intent to cheat, hinder or delay his creditors.
- 8. That the defendant is about to sell, convey or otherwise dispose of his property with such intent. But an attachment shall not be granted on the ground that the defendant is a foreign corporation or a non-resident of this State, for any claim other than a debt or demand arising upon a contract, expressed or implied, or a judgment or award.

In an action for the recovery of money due upon a contract, judgment or award, the plaintiff may have an attachment, if the defendant has no property in this State subject to execution, or not enough thereof to satisfy plaintiff's demand, and the collection of demand will be endangered by delay in obtaining judgment or a return of no property found.

The plaintfff may have an attachment against the property of defendant in an action to recover possession of personal property which has been ordered to be delivered to the plaintiff, where such property, or part thereof, has been disposed of, concealed or removed so that the order for its delivery cannot be

executed by the sheriff.

In all cases before an attachment can be issued upon any of the toregoing grounds, there must be filed an affidavit of the existence of the ground relied upon, and the plaintiff must execute bond, with good security, that the plaintiff will pay the defendant the damages, not exceeding the double amount sued for, sustained by the defendant, in case it should be adjudged that the attachment is wrongly obtained.

Only the expense of defending the attachment can be considered.

An attachment for indemnity may be issued upon a debt not due in certain cases.

Bills and Notes.—Suit may be brought against any or all parties to bills of exchange, or promissory notes placed upon the footing of bills of exchange.

Notes are placed upon the footing of bills of exchange when they are made payable in an incorporated bank in this State, and are discounted therein, When notes are not placed upon the footing of bilis of exchange holders thereof must sue the makers to the first term of court having jurisdiction and must prosecute to insolvency before they have any right of action against an assignor upon an assignment of the notes.

Chattel Mortgages.—All mortgages must be acknowledged as deeds to realty are, and must be lodged for record in the county where the property lies.

Claims against Estates.—No suit can be brought against the personal representatives of the decedent, except for settlement, within six months after such representative qualifies and until the claim, properly verified, has been presented to him and a demand for payment made. All such claims must be verified by the affidavit of the claimant, stating that the demand is just and has never been paid, and that there is no offset or discount against the same, or any usury therein. If there should be offsets or discounts against the same, or usury therein, the affidavits must set forth the facts. On all claims not evinced by a writing, there must also be appended an affidavit of a witness reciting the same facts, and also declaring that the witness has no interest in the claim.

Circuit Courts.—Have general original jurisdiction where the amount in controversy exceeds \$50.

Exemptions.—A homestead not exceeding \$1000 in value, is exempt from levy and sale to a bona fide housekeeper with a family; also numerous articles of furniture and necessaries about a farm, amounting to about \$750 in value; tools of mechanics and libraries of professional men, not exceeding \$500 in value, are also exempted. Except for debts for food, raiment and house rent, wages, not to exceed \$50, are also exempted.

Interest.—The legal rate of interest is six per cent.; if more is reserved, the agreement, whether in writing or not, is void for the excess only. If any

excess is paid it may be recovered back.

Judgments.—Are not liens on the property of the defendant, but executions may issue upon them within fifteen years, against a principal, and the executions, when they reach the hands of the sheriff or execution officer, become liens.

Limitations —Actions upon a judgment or decree, upon a recognizance bond, upon a written contract, upon the official bond of an officer of a court, personal representative, guardian, etc., upon attachment, injunction or other bond given in court, upon a note or obligation for the payment of money or property, or the performance of an undertaking, or for the recovery of real estate, must be brought within fifteen years from the time the right of action accrues.

Actions upon a contract, expressed or implied, not in writing, for trespass, for the recovery of personal property, upon a bill of exchange, check, draft, or order, or a promissory note placed upon the footing of a bill of exchange, upon an account of trade between merchants, or for relief on account of fraud or mistake, within five years. Actions upon open accounts for merchandise, two years, computing from the first of January after the goods are delivered. Action for the recovery of excess of interest paid, one year.

Married Women — No personal liability can attach to a married woman on account of contracts made by her. Her general property may be subjected to the payment of debts, evidenced by her writings, if contracted for necessaries for herself and family, including her husband. Her separate estate may be exempted from all liability by the instrument conveying it to her. When empowered by a decree of chancery court, she may do business as a feme-sole, and be liable as such.

Suits.—Must be prosecuted in the name of the real party in interest. Suits are commenced by the filing of a petition in the clerk's office and causing a summons for the defendant to be issued. In the Louisville (Jefferson) courts the defendant has twenty days after he is served with summons to file an answer; in the counties throughout the State, ten days before the term of court begins.

Supreme Courts.—The court of appeals and superior court have each two terms a year, beginning the first Mondays in September and January. They remain in session all the time, except during July and August.

United States Circuit and District Courts.—Terms are held as follows:—

At Louisville, first Monday in October and third Monday in February.

At Paducah, third Monday in November and first Monday in April.

At Covington, first Monday in December and second Monday in May.

At Frankfort, first Monday in January and second Monday in June.

At Owensboro, third Monday in January and first Monday in June.

Venue.—Justices courts have jurisdiction in all actions where the amount in controversy does not exceed \$50, and quarterly courts where the amount does not exceed \$200.

LAWS OF LOUISIANA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Wilson & Foster, Attorneys-at-Law, New Orleans, La.

Acknowledgments.—Deeds or instruments can be acknowledged before a commissioner for Louisiana and two witnesses, whose certificate, under seal, will permit recordation of deed, etc., here. Acknowledgments can be made before notaries and other officials; but their capacity, signature and

seal must be authenticated by the executive.

In this State, deeds, etc., are passed or acknowledged before notaries, and two witnesses, or, if by private act, must be proven before recorder or acknowledged before notary and two witnesses. Conveyance and mortgage of real property must be in writing, and affects third persons only from date of recordation. They may be in auth ntic form or by private act. If by latter, signature must be proven or acknowledged in order to record. Clerks of district courts, except Orleans parish, are ex-officio recorders of mortgages and conveyances and notaries public, with power to take acknowledgments, pass deeds, etc.

Acknowledgments made in any State, conformably to the laws thereof, are valid here. Affidavits are in usual form, and must be taken before a notary

publie, judge, etc.

Actions.—Actions are instituted in proper court by petition and citation. Petition must be signed by counsel, attorney in fact or plaintiff. Ten days are allowed for answer and, outside of Orleans parish, one additional day

for every ten miles distant from the court house.

Service of petition and citation must be made by sheriffs, either personally or at domicile of defeudant. In suit against absentees by attachment and other proceedings in rem, service is made by posting on court house door, publication and appointment of curator ad hoc to represent absentee, and service on him of petition and citation, all subsequent and incidental to seizure of property of defendant, which maintains the action. Judgment by default is allowed after ten judicial days from service, and can be confirmed two judicial days after.

In the city (justice) courts, which have jurisdiction in all civil cases up to \$100, answer must be made in two days after service, and a judgment by de-

fault can be proven upon the third judicial day after default.

Assignments.—Assignments are not allowed or provided for by law. As a matter of private arrangement, creditors can accept an assignment and discharge the debtor; but it is only binding on the parties, and cannot prejudice third persons, whether privileged or ordinary creditors.

Attachments.—Are allowed in the following cases:—

1. When the debtor is about to leave the State permanently, without the possibility, via ordinaria, of obtaining or executing judgment against him previous to his departure, or when the debtor has already left the State permanently.

2. When the debtor resides out of the State.

3. When he conceals himself and avoids being cited in the suit intended to be brought against him.

4. When the debtor has mortgaged, assigned or disposed of (or is about to. etc.) his property, rights or credits, or some part thereof, with intent to defraud his creditors or give an unfair preference to some of them.

5. When the debtor has converted, or is about to convert, his property into money, or evidences of debt, with intent to place it beyond the reach of hi creditors.

The writ is obtained on petition setting forth ground of attachment, and an affidavit of plantiff, or his attorney, in his absence, and on plantiff's giving bond in favor of clerk of court for a sum equal to that which he claims, with the surety of one good and solvent person.

Arrest of Debtor.—On giving bond and making affidavit to that effect, any creditor whose debtor is about to leave the State, even for a limited time, without leaving in it sufficient property to satisfy the judgment which he expects to obtain in the suit he intended to bring against him, may have the person of such debtor arrested and confined until he shall give sufficient security that he shall not depart from the State without the leave of the court, provided that no citizen of another State shall hereafter be arrested in this State at the suit of a resident or non-resident creditor, except in cases where it shall be made to appear, by the oath of the creditor, that the debtor has absconded from his residence.

The dehtor can secure his release by—(1) disproving the facts alleged pendente lite; or (2) giving bond in a sum exceeding by one-fourth the amount claimed, conditioned that he shall not depart from the State within three months, and in case he should depart before the expiration of such time, or without leave of the court, the security shall pay to the sheriff the amount for which definite judgment is rendered, or (3) by making a surrender of his property to his creditors.

Bills and Notes.—The law merchant applies generally. All commercial paper is payable on the last day of grace. If the last day should be a dies non, the paper is payable the following day not a dies non, i. e., Sundays or

legal holidays; and in computing the delay for giving notice of non-acceptance, non-payment, etc., of commercial paper, days of public rest or legal holidays are not counted.

Days of grace are not allowed on bills, notes, drafts, orders, etc., payable at sight.

Cession of Property (Assignments).—A cession of property is similar to the Cessio Bonorum of the Roman law, and is the judicial surrender which a debtor makes of all his property to his creditors, in order to be released of

It is voluntary when made by a creditor of his own volition, and is forced when the debtor has been compelled thereto by judgment of court after the execution issued on a judgment and returned nulla bona. In all cases of cession creditors are notified personally within the State, and non-residents are notified and represented officially, and generally by an attorney appointed by the court to represent them. A meeting of creditors is held within thirty days before a notary at which creditors and their agents present themselves and vote to accept the surrender, refuse or consent to grant a discharge vote for a syndic with or without bond, and fix the terms of sale of the assets.

A majority in number of the creditors and in amount of their claims discharge the debtor. Foreign or non-resident creditors are bound, and cannot proceed subsequently in the State courts against the debtor, especially if they participate. The United States courts may grant relief on claims over \$2000.

Chattel Mortgages.—Do not exist in Louisiana.

Compensation.—Is one of the modes of extinguishing obligations. It takes place by the mere operation of law, when two persons are indebted to each other and to equivalent amounts, and when the debts are equally liquidated and demandable. It is almost identical with the common law "setoff,

Costs.—A stamp system prevails in New Orleans, which requires all costs to be paid in stamps, affixed on the filing of all papers, the proceeds of which form a judicial fund, from which the judicial officers of the parish are paid. Consequently a deposit is exacted by attorneys of not less than \$10.

The defendant, before pleading, can demand and receive security for cost

in all cases.

Deeds.—All deeds affecting real estate must be recorded. (See Acknowledgments.)

Marriage contracts must be passed before a notary public and two witnesses,

and the forms of law for wills must be strictly followed.

Divorce.—An absolute divorce is granted immediately when one of the spouses has been sentenced to an infamous punishment, or for adultery on the part of either spouse.

In all other cases, and for the general causes as set out in *Bishop on Marriage and Divorce*, a separation *mensa et thore* is granted. After one year from this judgment, no reconciliation having been effected, a final divorce is obtained by plaintiff. The custody of the children follows the judgment.

Dower.—The common law dower does not exist in Louisiana. A provision of somewhat similar nature is found in the community of acquests and gains.

See Married Women.) Dowry exists as defined in the civil laws.

Exemptions.—The Constitution of 1879, Article 219, et seq., exempts homesteads, bona fide, owned by the debtor, and occupied by him, con isting of lands, buildings, and appurtenances, whether rural or urban, of every head of a family, or person having a mother or father or person or persons dependent on him or her for support; also, one work-horse, one wagon or cart, one yoke of oxen, two cows and calves, twenty-five head of hogs, or one thousand pounds of bacon or its equivalent in pork, whether these exempted objects be attached to the homestead or not; and on a farm the necessary quantity of corn and fodder for the current year, and the necessary farming implements, to the value of \$2000, provided that in case the homestead exceeds \$2000 in value the beneficiary shall be entitled to that amount in case a sale of the homestead under any legal process realizes more than that sum. The homestead cannot be mortgaged. To be valid as exemptions the homestead, etc., must be set aside and recorded as such.

The exemptions do not apply to the following cases, to wit:—
1. For the purchase lien of said property, or any part thereof.

For the purchase hen of said property, or any part thereof,
 For labor and material furnished for building, repairing or improving homestead.

3. For liabilities incurred by any public officer or fiduciary, or any attorneyat law, for money collected or received on deposit,

4. For lawful claims for tax or assessments,

Act 76, of Session 1876, Louisiana Legislature, exempts from seizure the following effects: "The linen and clothes belonging to the debtor or his wife; his bed, bedding or bedstead, and those of his family; his army and military accourtements; the tools and instruments and books and sewing-machine-necessary for the exercise of his or her calling, trade or profession, by which he or she makes a living; nor shall the sheriff or constable in any case seize the rights of personal servitude, of use and habitation, of usufruct to the estate of a minor child, nor the income of dotal property, nor money for the salary of an officer, nor laborers' wages, nor the cooking stoves and itensits of said stoves, nor the plates, dishes, knives and forks, and spoons, nor the dining tables and dining chairs, nor wash-tubs, nor smoothing irons and ironing furnaces, nor family portraits belonging to the debtor, nor the musical instruments played on or practiced on by any member of the family.

Interest.—The legal interest of this State is five per cent. Conventional interest cannot exceed eight per cent. It is allowable, however, to include any amount of interest in the principal, so that it will not appear that an interest above eight per cent, has been stipulated. Interest runs from the maturity of every obligation. If conventional interest has been stipulated up to

the maturity of the obligation, it continues to run until payment.

Judgments.—Judgments constitute a judical mortgage from the date of their recordation in the office of the recorder of mortgages, and become a

mortgage on the real property of the debtor. Foreign judgments must be sued upon and judgment recovered thereon in order to be executory here. The usual law as found in the general "conflict of laws" is the law applicable here. The transcript of the record of the foreign judgment must be duly certified according to the law as found in the United States statutes on that subject. Judgments are prescribed in ten years; so is the judicial mortgage which arises from the recordation of the judgment. Judgments can be revived on suit in the usual form before the lapse of ten years.

Limitation or Prescription.—Actions on all open accounts must be brought within three years from the time the goods were furnished, unless the account has been acknowledged, in which ease the ten years prescription applies; on promissory notes and bills of exchange, within five years from naturity. Stated accounts, foreign and domestic judgments, ten years from date of rendition; and mortgages within ten years from their inscription. The possessor of real estate as owner for ten years, in good faith, with a translative title, can prescribe against the owner, provided the owner is not a minor or interdicted person. Thirty years possession as owner gives complete title, whether in good or bad faith. Prescription can be interrupted or suspended only by an express acknowledgment and promise to pay the debt before maturity, either in writing or verbally. If the evidence of debt is in writing, the acknowledgment and promise must be in writing if prescription has accrued. Judical demand also interrupts or suspends prescription.

Law.—The civil law prevails in Louisiana, as enunciated in its civil code. A code of practice regulates and defines minutely the practice of law. "Re-

vised Statutes" contains a compilation of the statutes of Louisiana.

Married Women.—Marriage is a civil contract. A community of acquests and gains exists between husband and wife, by which all property acquired by the spouses during marriage becomes the joint property of both, except property acquired by donation or inheritance. The property acquired by either spouse by donation or inheritance becomes and remains the separate property of that spouse. Property owned by either spouse before marriage remains the separate property of that spouse. Property donated to both, or inherited by both jointly, becomes the property of the community. The revenue of the separate estate of either spouse administered by the community goes to the community. The parties, before marriage, can, by marriage contract, stipulate that no community shall exist, and they can regulate in this way also the amount of property that has been acquired and is owned by either spouse previous to the marriage and the disposition of that property after marriage.

Marriage contracts cannot be made after marriage. Either spouse can, before or after marriage, give to the other what he or she can give to a third person. The separate property of the wife is not responsible for community In settlement of the community, the creditors must be paid in preference to either spouse. The wife is secured in her claims for dotal and paraphernal property by a legal mortgage on the property of her husband, which must be recorded in order to have effect. A man or woman who contracts a second or subsequent marriage, having children by a former one, can give to his wife or she to her husband, either by donation or testament, in full, property or in usufruct, not exceeding one-third of his or her property. If either has children by a preceding marriage, he or she cannot dispose of the property given or bequeathed to him or her by the deceased spouse, or which came to him or her from the brother or sister or any of the children which remain. This property becomes by the second marriage the property of the children of the preceding marriage, and the spouse who marries again only has the usufruct of it. The husband is the master of the community, and can sell or mortgage its real property without the consent or assistance of the wife, and can dispose of the movable property in any way he desires. A married woman carrying on business as a public merchant can obligate herself in any manner relating to her trade; the husband is bound also, if there exists a community of property between them. A married woman can sell her separate property by the consent of her husband, and in default of his consent, by that of the court. She cannot bind herself in any way with or

MAINE. 145

for her husband; she cannot mortgage her property, except by special consent of the court, after being privately examined by the judge as to the destination of the funds to be raised by mortgage. A married woman, except a public merchant, cannot make any contract or bind herself in any way without the consent or assistance of her husband, or of the court; nor can she bind herself for or with him.

Privileges.—Liens and privileges are granted by law from the nature of the contract. The vendor's privilege exists in favor of the vendor of all property, real and personal, but only in sales made in Louisiana or sales perfected in that State. It would be well for non-residents having business connections and trade in Louisiana to make their sales there, or perfect them there through an agent. The vendor's privilege ranks every privilege except the lessee's privilege.

in nege.

Recordation.—(See Acknowledgments—Deeds.)

Respite.—The unfortunate debtor can obtain a respite of not more than three years from his creditors, by pursuing the forms of law similar to those stated under Cession of Property, and to which similar provisions of law attach.

Creditors who do not participate in the proceedings, or who vote against the respite, can demand and receive security that the proceeds of the assets left in the debtor's hands will be held for the payment of the debts. If security be not given, cession of property ensues, and court appoints a syndic to take charge. It is generally advisable to demand security.

Set-off. - (See Compensation,)

Wills.—The forms of law must be strictly followed, and real estate in Louisiana can be disposed of only according to the laws of the State.

There are three forms of wills-

1. Olographia, i. e., written, dated and signed by the testator.

2. Nuncupative, in public or private form.

In public form it must be before a notary public and three witnesses residing in the place, or of five witnesses residing out of the place; must be dictated by the testator, and written by the notary as dictated; must be read to the testator in presence of the witnesses; mention must be made of the whole, observing all formalities, without interruption or turning aside to other acts. It must be signed by the testator; if he knows not how to write or sign his name, his declaration to that effect must be taken down, as well as the cause that hinders him from signing, and the act must be signed by the testator, notary and three witnesses, after it has been read to and approved by the testator.

In private form it must be written by the testator, or any other person from his dictation, or even by one of the witnesses, in presence of five witnesses residing in the place. or of seven residing out of the place; but will suffice if, in the presence of the same number of witnesses, the testator presents the paper on which he has written his testament, or caused it to be written out of their presence, declaring to them that that paper contains his last will.

3. The mystic or secret testament. (Being a mystic and antiquated affair,

details are unnecessary.)

LAWS OF MAINE.

Summary of Collection Laws compiled for Boyer's Legal Directory by John C. Cobb, Attorney-at-Law, Portland, Maine.

Acknowledgments.—All deeds of real estate in this State must be under actual seal and witnessed. They must be acknowledged before competent officers. For acknowledgments one grantor is sufficient, In foreign countries acknowledgments may be taken for this State by a notary public or by any United States minister or consul.

MAINE.

Assignments.—May be made by a debtor for an equal distribution of his property, which, in the absence of fraud, shall be binding as to all who assent to it, and shall discharge all such debts. This statute is practically suspended by the insolvent law of the State.

Attachments.—All property, real or personal, not exempt by law, may

be attached for debt.

Bills and Notes.—Three days of grace are allowed on all bills of exchange and promissory notes payable within this State which are not on demand. Demand and notice are necessary to bind endorser. The endorser may be held without first proceeding against the maker.

County Courts.—In the county of Cumberland the superior court holds term at Portland on the first Tuesday in every month, except June, July and August; in the county of Kennebec, the superior court holds term at Augusta on the first Tuesday in February, April, September and December,

and on the second Tuesday in June.

Chattel Mortgages.—Chattel mortgages must be recorded or possession taken and held by the mortgagee, otherwise they are void as against third parties. They may be foreclosed by personal notice, and in sixty days after service of such notice and recording same, the right to redeem expires, and the title to the property becomes absolute in mortgage.

Exemptions.—A homestead, not exceeding \$500 in value, the debtor's wearing apparel; household furniture to the amount of \$100; library, two horses, cow, cart and harness, stoves, coal and wood, boat, one wagon, one sewing machine, one mowing machine, and all tools of trade are exempt from attachment, as well as certain other articles named in the statutes.

Interest.—Legal rate is six per cent.; judgments bear interest at that rate, but the parties may agree in writing to any rate of interest. No usury

laws.

Limitations.—On open account and liabilities not under seal, whether expressed or implied, the action must be begun within six years. On real actions and judgments of courts of record, twenty years are allowed.

Married Women.—A married woman may own, manage and convey, real or personal estate acquired from any source, except real estate conveyed to her either directly or indirectly, by her husband or paid for by him, or given or devised to her by his relatives, as if single. Contracts of married women are valid. The husband, on death of wife, has a right by courtesy in her estate.

Suits.—When both parties are resident in the State, actions are commenced in the county where either resides. If the plaintiff is non-resident, then in the county where defendant resides. Trustee actions are brought where one of the trustees lives. On individual service must be had fourteen days, and on corporation thirty days before the return day,

Supreme Court.—The supreme judicial court holds two or three terms a year in each county. It holds its law terms at Augusta on the fourth Tuesday in May, in Bangor on the third Tuesday in June, and at Portland on the

third Tuesday in July.

United States Circuit Court .- The United States circuit court meets

at Portland on the twenty-third day of April and September.

United States District Court.—The district court of the United States meets at Portland on the first Tuesdays in February and December, at Bangor on the fourth Tuesday in June, and at Bath on the first Tuesday in September.

LAWS OF MARYLAND.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Elliott & Hoffman, Attorneys-at-Law, Baltimore, Md.

Acknowledgments.—No estate of inheritance or freehold, nor limitation of use, or any estate for above seven years, shall pass or take effect, unless the deed conveying the same shall be executed, acknowledged and recorded as hereinafter provided, and all such deeds shall be acknowledged before some one of the following officers. If acknowledged within the State, before a justice of the peace, judges of the orphans' court or of the circuit court of any county, or before the judge of the superior court, court of common pleas or circuit court for Baltimore city.

If acknowledged before a justice of the peace within the State, but out of the county or city in which the real estate, or any part of it, lies, the official character of the justice must be certified to by the clerk of the circuit or

snperior court, under his official seal.

If acknowledged without this State, but within the United States, before a notary public, a judge of any court or the United States, a judge of any court of any State or Territory having a seal, or a commissioner of this State to to take the acknowledgment of deeds.

If acknowledged without the United States, before any minister or consul of the United States, any notary public or a commissioner of this State to take

the acknowledgment of deeds.

Every officer before whom acknowledgment shall be made shall give a certificate thereof, and endorse on or annex to the deed such certificate, and the certificate shall be recorded with the deed.

To every certificate of acknowledgment taken without this State, before a judge of any court having a seal, the seal of such court shall be affixed.

The certificate of acknowledgment shall contain the name of the person making the acknowledgment, the official style of the officer taking the acknowledgment, the time when it was taken, and a statement that the grantor acknowledged the deed to be his act, or made an acknowledgment to the like effect. (See From 2 A.)

No separate examination of a married woman is required, and she may release her dower by joining with her husband in the deed, or by a separate deed, in like manner as if she were *sole*, and the acknowledgment of proof of

such deed shall be the same as if she were sole.

Actions.—I. The actions most in use are ex-delicto, viz: Replevin, ejectment, dower and trespass; ex-contracto, viz: Covenant, debt, assumpsit.

Other statuary remedies of frequent use are the several forms of attachments

and the proceedings for the enforcement of mechanics' lines.

2. Personal actions must be brought in the county where the defendant resides: those for the recovery of personal property and those affecting real estate in the county where the same is situated. Any corporation not chartered by the laws of this State, which transacts business here, is liable to suit in any of the courts of this State. Suits against any corporation incorporated under the general incorporation laws of this State, shall be brought in the county or city of Baltimore, as the case may be, in which the certificate of incorporation is required to be and has been recorded.

3. In the counties suits are brought to the first day of the term, and stand for trial at the succeeding term. In the city of Baltimore there are provisions

for obtaining more speedy judgments.

Arrest.—No person shall be imprisoned for debt. Obtaining money or property by false pretenses is made a criminal offence, punishable by fine and im-

prisonment.

Assignments.—For the benefit of creditors. Such assignments are favored by law. Formerly they might contain preferences and stipulate for releases, but the insolvent law passed at the recent session of the legislature provides that debtors making assignments with preferences may be declared insolvent if proceeded against within four months. In insolvency no preferences are allowed, and all claims are paid according to their priority.

Attachment.—There are five kinds of attachments in this State—

1. Attachment on judgments, which is by way of execution, fieri facias, and one or more attachments may issue at the same time. The plaintiff, or any other person, or any corporation, except national, State and municipal corporations, and their officers as such, may be garnisheed.

This attachment will issue upon the mere verbal order of the plaintiff or

his attorney.

2. Attachment on warrant against non-resident and absconding debtors, which issue upon proper affidavit to the claim, and the non-residence or ab-

sconding of the defendant, as the case may be.

- 3. Attachments on original process, which issue upon affidavit to the indebtedness, as in case against non-resident and plaintiff, or some one on his behalf, swearing that he knows or has good reason to believe—I. That the defendant is about to abscond from the State; or, 2. That the defendant has assigned, disposed of or concealed, or is about to assign, dispose of or conceal his property, or some portion thereof, with intent to defraud his creditors; or, 3. That the defendant fraudulently contracted the debt or incurred the obligation respecting which the action is brought; or, 4. That the defendant has removed, or is about to remove, his property, or some portion thereof, out of this State, with intent to defraud his creditors. Before such attachments will issue plaintiff must give bond, with security in double the sum claimed.
- 4. Attachments upon two non-ests, proceedings the same as attachments against absconding debtors.

5. In actions for illegal arrest and false imprisonment the plaintiff is entitled

to an attachment.

Upon petition and order of the court perishable property may be sold when

an attachment is pending.

Exemption.—One hundred dollars' worth of property of each defendant is exempted from execution issued on any judgment in any civil proceeding whatever, except on judgment for breach of promise to marry or for seduction. That exemption merely applies to actual bona fide residents of the State of Maryland. All wearing apparel, burying lot in cemetery, books and the tools of mechanics are also exempt; but this does not apply to books and tools kept for sale.

No wages can be attached where the debt has been contracted subsequently to March 3, 1874, unless there be more than \$100 due the employe at one time. No salary or wages not actually due at date of issue are liable to at-

tachment.

This applies to non-residents as well as residents.

Interest.—Six per cent., calculated according to Rowlett's tables. Con-

tracts for interest in excess of six per cent. void only as to excess.

Judgments.—Of courts of record are liens upon the real and lease-holder estates of the defendants in the city or county where rendered, except leases of five years or less; not renewable.

To bind lands in other counties they must be recorded there.

Judgments of justices of the peace may be made liens upon real estate by filing the same with the clerk of the circuit court of the county, or the clerk of the superior court, it the land lie in Baltimore for record.

To create a lien upon personal goods an execution must be issued and

levied.

Judgments of courts of record are liens for twelve years; of justices of the peace, when recorded in the superior court of Baltimore city or the circuit

court of a county, are liens for twelve years; both may be renewed by scire facias,

Limitations.—All actions arising upon simple contract are barred after three years. Actions upon instruments under seal, after twelve years. Actions for the recovery of real estate, after twenty years adverse possession by the defendant.

Married Women.—A married woman may acquire, hold and manage her separate real and personal estate without the intervention of a trustee, free from liability for the debts of her husband, unless the same be acquired from the husband in prejadice of his creditors; but such separate property is liable for her own debts. She must convey real or personal estate by a joint deed with her husband, but may devise the same by last will and testament as if she were a feme-sole.

A married woman insuring the life of her husband may, upon his death, receive the amount of the insurance for her own use, free from any claim of the legal representatives or creditors of her husband.

An obligation to bind the separate estate of a married woman must show upon its face some evidence of the intent to charge the estate, or there must be evidence, *aliunde*, tending to prove such intent.

A promissory note signed by a married woman cannot be enforced against her by any proceedings at law. The remedy against her separate estate is in equity.

LAWS OF MASSACHUSETTS.

Summary of Collection Laws, compiled for Boyer's Legal Directory by

Baker & Curry, Attorneys-at-Law, Boston, Mass.

Acknowledgments.—An acknowledgment or promise to a creditor so as to deprive debtor of the benefit of the statute of limitations must be in writing and signed by the debtor.

Actions.—There are three divisions of personal actions: 1. Contracts, including those formerly known as actions of assumpsit, covenant and debt, except for penalties. 2. Tort, including those formerly known as actions of trespass, trespass on the case, trover, and all actions for penalties. 3. Replevin. All are commenced by writ and summons. Where property of a non-resident is attached here, the court has jurisdiction and service is usually made by publication in some newspaper, under order from the court.

Aliens.-May take, hold, transmit and convey real estate.

Arrests.—On mesne process in actions of contract; only when the plaintiff or some person in his behalf, makes affidavit: 1. That the plaintiff has good cause of action, and a reasonable expectation of recovering \$20\$ exclusive of costs. 2. That he believes, and has reason to believe, that the defendant has property not exempt from being taken on execution, which he does not intend to apply to the plaintiff's claim. 3. That he believes, and has reason to believe, that the defendant intends to leave the State so that execution, if obtained, cannot be served upon him; or, that the defendant is an attorney-at-law, and that the debt sought to be recovered is for money collected by the defendant for the plaintiff, and the defendant unreasonably neglects to pay the same to plaintiff.

In actions of tort only when the plaintiff or some person in his behalf makes affidavit that he has a good cause of action against the defendant; that he has reasonable expectations of recovering a sum equal, at least to one-third the damages claimed in the writ; and that he believes, and has reason to believe, that the defendant intends to leave the State, so that if execution is obtained it cannot be served upon him. No woman can be arrested on mesne process, except for tort, and no person can be arrested on mesne process in a civil action for slander or libel.

No person will be arrested on an execution issued for debt or damage in a civil action, except in actions of tort, unless the judgment creditor, or some person in his behelf, after execution has issued amounting to \$20, exclusive of all costs which make part of said judgment, whether the same has accrued in the last action or former action, in the same original cause of action, and, while so much as that amount remains uncollected, makes affidavit and proves:

I. That the debtor has property not exempt from being taken in execution, which he does not intend to apply to the payment of the plaintiff's claim (but no arrest shall be had under this charge, or the five following charges, un'ess it be made to appear to the magistrate, by affidavit, that the judgment debtor intends to leave the State, until after a notification to him to appear and be examined concerning his property, and until his failure to appear after such notification), or,

2. That since the debt was contracted, or the cause of action accrued, the debtor has fraudulently conveyed, concealed, or otherwise disposed of some part of his estate with a design to secure the same to his own use, or to

defraud his creditors; or,

3. That since the debt was contracted, or the cause of action accrued, the debtor has hazarded, or paid money or other property to the value of \$100 or or more, in some kind of gaming prohibited by the laws of this State; or,

4. That since the debt was contracted the debtor has wilfully misused and expended his goods, his estate, or some part thereof, for the purpose of enabling himself to swear that he had not any estate to the amount of \$20, except such as is exempt from being taken on execution; or,

5. That the debtor contracted the debt with an intention not to pay the

same; or,

6. That the debtor is an attorney-at-law; that the debt upon which the judgment on which execution issued was recovered was for money collected by the debtor for the creditor, and that said attorney unnecessarily neglects to pay the same.

Such affidavit, and the certificate of the magistrate that there is reasonable cause to believe the charges therein, or some of them, shall be annexed to the

execution.

Arrest on execution for cost only, requires no affidavit.

Arrest of a woman on any civil process, except tort, is not allowed, except as follows: She may be cited to probate court on execution obtained. Failing to appear, she may be brought before the judge of the said court on a capias issued by him, and if she fail to disclose fully, and obey the order of the court respecting her property, she may be committed for contempt.

Attachment.—Of the debtor's real and personal estate may be made in all suits at law, excepting that to warrant attachment of real estate the

damages claimed must be at least \$20.

Bills and Notes.—Grace of three days is allowed on all negotiable paper, payable at sight, or future time, certain, within the Commonwealth.

No grace on paper payable on demand, or checks drawn on a bank.

Chattel Mortgages.—Must be in writing, signed by the mortgagor and recorded in the clerk's office in the town or city where the mortgagor then resides, and where he then principally transacts his business, within fifteen days after the date of the same. When there are two places of record, it is sufficient if the mortgage is recorded in the second place within ten days after the first record.

Corporations.—May be formed under the general laws of the State, for most purposes. Stockholders, and purchasers from them, with notice, are liable, under the general law, for the debts of the company which were contracted before the original capital was fully paid in, unless they have paid par value for their shares; also for all debts existing when the capital is reduced to the amount withdrawn and paid to stockholders.

Costs.—Non-resident plaintiffs must give security for costs, if asked for by adverse party. This is generally done by the plaintiff's attorney endorsing

the writ.

Courts.—The supreme judicial court has a chief justice and six associate justices, of whom five are a quorum in matters to be heard by the "full

court.' It may correct and prevent errors and abuses in all inferior courts when not otherwise specially provided. It may issue writs of error, certiorari, mandamus, prohibition, quo warranto and all other necessary writs and processes to the lower courts, corporations and individuals when not otherwise provided. It has original and exclusive jurisdiction of capital crimes. It has original and concurrent jurisdiction, with superior court, of partition, foreclosure of mortgages and also of civil actions, except tort, where the damages or property claimed exceeds, in Suffolk county, \$4000, and in the other counties \$1000. It has also general and hill equity jurisdiction. The "full court" determines questions of law on exceptions, on appeals from superior court, on case stated by the parties, on special verdicts and all issues of law. The superior court has exclusive original jurisdiction of complaints for flowing lands, of divorce and nullity of marriage, of claims against the Commonwealth, of actions of tort, except where the inferior courts have concurrent jurisdiction. It has jurisdiction of all civil actions where the debt or damages exceed \$100., except replevin for beasts distrained or impounded and for damages done by them, and summary process to receiver land. has general and full equity jurisdiction; it has jurisdiction of all crimes and misdemeanors except capital crimes. The municipal, police and district courts in the various counties have jurisdiction in civil actions, of Boston to the extent of \$1000, and in other places original of \$100, and original and concurrent with superior court of \$300; also of all the lesser offences, but in every case an appeal lies to the superior court.

Divorce.—From the bond of matrimony may be decreed by the superior court for adultery, impotency, extreme cruelty, utter desertion continued for three years, gross and confirmed habits of intoxication, or the excessive use of opium or other drugs and where the husband wantonly and cruelly refuses or neglects to provide suitable maintenance. The parties must either have lived together as husband and wife in Massachusetts, or the libellant must have so resided for five years next preceding the filing of the libel, or for three years, if they were inhabitants of Massachusetts at the time of their marriage. In the last two cases, even if the cause occurred in another State or country, the libel may be sustained, unless it appears that the libellant moved into Massachusets for that purpose. Either party may marry again, except that the

guilty party shall not marry within two years from the final decree.

Depositions.—May be taken without the State under a commission issued to one or more competent persons in any other State or country, by the court in which the cause is pending; or it may be taken before a commissioner appointed by the governor for that purpose, in any part of the United States, or in any foreign country.

Every deposition taken under a commission must be upon written interrogatories, to be exhibited to the adverse party or his attorney, and cross inter-

rogatories to be filed by him if he thinks fit.

Estates of Deceased Persons.—Where there is no will the real estate, subject to the widow's dower, or the husband's courtesy, descends in equal shares to the children, and to the issue of any deceased child by right of representation. If there is no surviving child, then to all other lineal descendants of intestate, and if all are in the same degree kindred, they shall share equally; otherwise according to representation. If no issue, then in equal shares to the parents, and if either is deceased then to the survivor. If no issue or parents, then to his brothers and sisters and their issue. the above kindred survive him, then to his next of kin in equal degree, and failing such then to the Commonwealth. The personal estate is specially chargeable with any allowances by the probate court to the widow and children, also with the charges for funeral expenses, settlement of the estate and the debts. The remainder is distributed substantially as provided for the real estate, except that the husband takes one half the residue on the death of his wife leaving issue, and if no issue, he takes the whole of the residue. Where the intestate leaves a widow and issue, she shall take one-third and the issue two-thirds, and where there is no issue the widow shall take all up to \$5000, and half the excess above \$10,000. Kindred of half-blood take equally with those of the whole-blood in the same degree.

Special provisions as to husband and wife modifying the above, are: If wife dies intestate without issue living, husband takes her real estate in fee to an amount not exceeding \$5000, and estate by the courtesy in the balance. If she dies intestate without kindred, husband takes whole in fee. The same provision for the widow is made in case of the death of a husband intestate without issue, except that she has a life estate in only one-half of the balance of real estate after taking her \$5000 in value.

Evidence.—Any person of sufficient understanding may give evidence, except husband and wife are not allowed to testify as to private conversation with each other, nor can either be compelled to be a witness in a criminal proceeding against the other. And the defendant in a criminal proceeding shall, at his own request, but not otherwise, be deemed a competent witness. The conviction of a witness of any crime, may be shown to affect his credibility. The above provisions do not apply to the attesting witnesses to a will

or codicil.

Exemptions from Attachments and Execution.-Homestead to the value of \$800, if claim is made and recorded. Furniture not exceeding \$300, fuel not exceeding \$20, library not exceeding \$50, one sewing machine, necessary wearing apparel, pew in church, one cow, six sheep, one swine and two tons of hay; tools and fixtures necessary for carrying on debtor's business, not exceeding \$100; material and stock designed and procured by him and necessary for carrying on his business or trade and intended to be used or wrought therein, not exceeding \$100; boats and fishing tackle, used by the owner, to the value of \$100; provisions not exceeding \$50; uniform of officer or soldier; a right of burial or tomb, while in use as such.

Statute of Frauds.—In order to charge an administrator, executor or assignee out of his own estate, or to charge the person with the debt, default or misdoings of another, or upon consideration of marriage, or for the sale of real estate or any interest concerning it, or upon an agreement not to be performed within a year, the promise or agreement must be in writing, and signed by the party to be charged, or by his agent duly authorized. And the same rule applies to the promise of an insolvent debtor to pay a debt from which he has been discharged. And to any assurance or representation concerning the character, conduct, credit, ability, trade or dealings of another person. And no contract for the sale of goods, etc.; for the price of \$50 or more, is valid, unless there is part acceptance or part payment, or else made in writing and signed as above. No person can sell a certificate of debt due from the United States or a State, or any stocks or shares in an incorporated company, unless he is the owner or assignee thereof, or authorized by the owner, etc.

Insolvent Law.—It is similar in many provisions to the last United States bankruptcy law. The probate courts are also courts of insolvency. The applicant must be an inhabitant of this State; he must owe at least \$200; to obtain his discharge his estate must pay at least fifty per cent, of the debts proved, or a majority in number and value of his creditors must, in writing, assent thereto. Said discharge does not operate against a debt for necessaries, or excepting that he cannot be arrested, or his after-acquired property attached, against a debt to a person not resident in this State, or a debt founded on a contract made or to be performed without this State, unless proved against his estate. Neither does such discharge operate against certain fiduciary debts, nor those created by the fraud or embezzlement of the debtor, nor a claim for goods attached on mesne process, or taken on execution by the debtor as an officer or for misfeasance in office, but a dividend declared thereon shall be payment of so much thereof. Sales or transfers of property by an insolvent debtor made within six months before the filing of the petition by or against him to a person knowing the insolvency, and that said sales or transfers are made with a view to prevent the distribution of said property among the general creditors, are void, and also a payment, pledge, assignment or conveyance made by a person insolvent, or in contemplation thereof, within six months before proceedings are commenced, with a view to give a preference, if the person receiving the same, or to be benefited thereby has reasonable cause to believe the person making same insolvent or in contemplation of insolvency, and that the same is made in fraud of the laws relating to insolvency; and the property or the value of it may be recovered by the assignee. The assignment to the assignee vests in him all the estate of debtor, except that which is exempt from being taken in execution. Assignments for the benefit of creditors are not valid as against insolvency proceedings.

Interest.—Legal rate, six per cent. Lo us under \$100 are dischargeable on payment of principal sum borrowed on it eighteen per cent, per annum.

(Acts of 1888, c. 388.)

Judgment.—Does not constitute a lien on defendant's property. Property not exempt may be seized on the execution taken out on any judgment. Foreign judgments are proved by certified copies. Six per cent, interest is allowed on all judgments, and the same are entered, when no appearance is made for the defendant, on the last day of term.

Liens.—Any person who furnishes labor or materials for constructing or repairing any building, may have a hen on the same, or on the owner's interest in the land on which the same is situated, if duly claimed within thirty days from time labor ceases; but when the material is not furnished the owner, on his own order, notice must be given him, of the claim of lien, when the materials are furnished; suit to enforce the same must be commenced within ninety days.

Beside the common law liens, there is a lien on vessels for labor on, and material used in building or repairing them, to be claimed within four days

after vessel leaves port.

Boarding-house and hotel keepers have lien on baggage and effects of guests, except mariners. There is a lien on horses and other domestic ani-

mals, for boarding, pasturing, etc.

Limitations of Actions -To one year, actions for penalties under penal statutes, if brought by person to whom any part of forfeiture is due; to two years, actions in favor of Commonwealth for its part of the the forfeiture or penalty; actions against an executor or administrator, with certain exceptions; actions for assault and battery, for slander, libel, for taking or converting personal property, brought against executors, administrators, guardians, trustees, sheriffs, constables and assignee in insolvency; to four years, actions against sheriffs for misconduct of their deputies; to six years, actions founded on c ntracts, or liabilities not under seal, except upon judgments or decrees of courts of record of the United States, or of this or some other of the United States; actions of replevin and for taking, detaining or injuring goods or chattels, and actions of tort, except those above-mentioned: to twenty years, all other personal actions, including actions brought by the original payee, or his executor or administrator, of a promissory note, signed in presence of an attesting witness, and actions brought upon bills, notes or other evidences of debt issued by a bank.

Limitations of Real Actions.—Generally to twenty years, but for lands sold under license of probate court, and for lands fraudulently conveyed, to five years, and to one year after levy on execution on the lands last described.

Married Women.—All property, either real or personal, of a married woman, whether acquired before or after marriage, in any way except by gift of husband, other than apparel and ornaments, etc., to the value of not more than \$2000, not fraudulent as to creditors, is her separate estate, and may be used as she sees fit, and is not subject to the control of her husband or li ble for his debts. She has the same rights, and subject to the same liability, as she would if sole, except she cannot convey to, nor contract with her husband, nor impair his rights as tenant by this courtesy without his written consent. A married woman doing business on her separate account must file a certificate with the city or town clerk where she doe; business, setting forth her name, the name of her husband, the nature of her business, and the place where it is to be done, otherwise her property will be liable for her husband's debts. The husband may file such certificate, and if no such certificate is filed the husband is liable upon all contracts made in such business. Her contracts concerning the property, business or labor are not binding on her husband, and his property is not held therefore, if certificate as above is duly filed.

Mortgages.—Mortgages are in form like warranty deeds, with clause of defeasance. All mortgages are now made with power of sale clause, and may be foreclosed by sale or by entry by the mortgagee for breach of condition, and recording a certificate of the same within thirty days; or by suit of

law; or by sale after proper notice.

Notes and Bills of Excharge.—The rules of the common law regulate these substantially, with the exception of those payable on demand. Grace is allowed on all notes and drafts, except those payable on demand. Those falling due on a Sunday or legal holiday are payable on the business day next preceding. Presentation and demand must be made within sixty days to charge an endorser upon a note payable on demand

Replevin.—Possession of specific chattels unlawfully taken or detained from the rightful owner can be obtained by this writ only. It lies for goods worth above \$20, and chattel distraint. Jeweler and clothing on the person cannot be replevined. Plaintiff must furnish bond to defendant in double the

amount appraised value of goods taken.

Taxes — All real estate must be assessed to the owner or occupant, and may be so'd for non-payment of taxes. Those interested may redeem at any time within two years, and when the land is taxed as belonging to persons unknown, or person named is merely the tenant or occupant, or when there is an error in the name of the person intended to be taxed, or when the person interested is a mortgagee of record, it may be redeemed within two years after actual notice of the tax sale.

Trustee Process.—All personal actions may be begun by the trustee process. except actions of replevin, actions of tort, for malicious prosecution, for slander or libel, and for assault and battery; and any person or corporation may be summoned as trustee of the defendant therein. A trustee must make answer upon oath, which shall be taken as true. But if he answer falsely, he shall be person ully liable for the amount of the judgment and interest thereon, and also may, on conviction, be adjudged guilty of perjury. The trustee with some exceptions, is chargable if a debt is due, although not payable, provided it is absolutely due without any contingency. When the debt is due for anything save necessaries for defendant and his family, the sum of \$20 is exempt from such attachment. The wages of the wife or minor children of the defendant cannot be taken by trustee process for his debts. Any amount may be held by trustee process; except, if the claim is less than \$10, and at the same time for anything save necessaries, the plaintiff must pay the costs.

When debt is for necessaries contracted subsequent to June, 1878, \$10 is exempt if the trustee's funds are for personal labor of defendant.

By laws of 1881 (ch. 216), if in a trustee suit plaintiff recovers no more than \$10, he takes no costs. This to apply to no suit on a cause of action

arising previous to April 23, 1881.

Wills.—A will may be made by any person of full age and sound mind. It must be in writing, signed by the testator or by some person in his presence, and by his direction, and attested and subscribed in his presence by at least If the testator leaves a widow, she may within three competent witnesses. six months after probate of will waive its provisions and become entitled to the same portion of his estate as if he had died intestate, except that she shall not take absolutely more than \$10,000 of the personal estate, but only the income during her life of her share above said amount. If the testatrix is a married woman, her will shall not, without her husband's written consent, deprive him of his courtesy in her real estate, or the right to the use during his life, of one-half of her real estate, if they have no issue born alive, or of more than one-half of her personal estate. Excepting, that a married woman deserted by or living apart from her husband, for justifiable cause, and after a decree establishing such fact has been entered by a court of competent jurisdiction, may by will or deed dispose of all her real and personal estate.

LAWS OF MICHIGAN.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Bowen, Douglass & Whiting, Attorneys-at-Law, Detroit, Michigan.

Acknowledgments.—Any conveyance of lands executed within the State to be entitled to record must be signed, sealed (a scroll is sufficient), witnessed by two witnesses and acknowledged. The acknowledgment may be before any judge or commissioner of a court of record, notary public or justice of the peace. If executed in any other State, Territory or di trict of the United States, it may be acknowledged before a commissioner appointed by the Governor of Michigan for that purpose; or, 2. It may be executed according to the laws of such State, Territory or district and acknowledged before any judge of a court of record, notary public, justice of the peace, master in chancery or other officer authorized by the laws of such State, etc., to take the acknowledgment of deeds therein, and in such latter case the instrument should have attached it to a certificate of the clerk or other proper certifying officer of a court of record of the county or district, or of the secretary of state or Territory within which such acknowledgment was taken, under the seal of his office, that the person whose name is subscribed to the certificate of acknowledgment was, at the date thereof, such officer as he is therein represented to be, and that he believes the signature of such person to such certificate of acknowledgment to be genuine, and that the instrument is executed and acknowledged according to the laws of such State, Territory or district.

If executed in any foreign country, such instrument may be executed according to the laws of such country shall have two witnesses, and the execution thereof may be acknowledge: before any notary public therein, or before any minister, charge d'affaires, commissioner or consul of the United States appointed to reside therein, which acknowledgment shall be certified therein by the officer taking the same, under his hand, and if taken before a notary public, his seal of office shall be affixed to such certificate.

Actions.—Actions are substantially the same as at common law. Real actions, except ejectment, actions for waste and for trespass on lands, and actions on the cases for private nuisances, are abolished. The principal personal actions are assumpsit, debt, replevin, trespass, trespass on the case and trover. Actions on account, annuity and covenant are seldom or never used; detinue is abolished. Assumpsit lies upon statutes in many cases, and upon contracts under seal, and judgments. In all cases where a party has a right of action for the taking of timber or other trespass on lands, he may waive the tort and bring assumpsit.

The assignee of a chose in action may bring suit in his own name. The holder of a bill or note may sue all parties to it in one action and proceed to judgment and execution in the same manner as though all defendants were joint contractors. The common law practice prevails except when modified by statute or rule.

Assignments.—An assignment for the benefit of creditors must be of all the property of the assignor not exempt from execution, and be without preference. It must be acknowledged, and within ten days it, or a duplicate, a sworn inventory of the assigned property and list of the assignor's creditors, and a proper bond by the assignee in double the amount of the inventory, must be filed with the county clerk. The assignee is required, within ten days

after the assignment, to give notice thereof, personally or by mail, to creditors, and creditors are required to prove their debts within ninety days thereafter by affidavit, to be filed in said clerk's office; but any proof of claim filed before the final dividend is declared has been held good. This affidavit must state the actual amount unpail and owing the actual consideration thereof, when the same was contracted, and when the same became or will become due; whether any or what securities are held therefor; whether any or what payments have been made thereon; that the sum claimed is justly due from the assignor to the claimant, and that the claimant has not, nor has any other person for his use, received any security or satisfaction whatever

other than that by him set forth. Before making a dividend the assignor is required to serve on all creditors whose names appear on the schedule filed, a complete list of all creditors. The assignee may contest any claim. Any creditor may request in writing the assignee to contest any claim, and this request may operate to stay pavment of dividends, on such contested claims. If the assignee refuse to make such contest, the creditor may petition the court for an order requiring it. The assignee must retain in his hands a sum to provide for all contested The assignee must proceed to distribute the estate as soon after ninety days as practicable, without reference to claims not proved when dividends are paid. He is also required to make quarterly reports of the condition of the estate, and of money received and disbursed by him. The circuit court in chancery of the proper county has general supervisory control of the assignment proceedings, and fixes the compensation of the assignee. There is no provision for the discharge of the assignor without payment of his debts in full.

Attachments.—Attachment proceedings may be had against a defendant's property in actions in courts of record founded upon contract or judgment, where it appears by affidavit: I That the defendant has absconded, or is about to abscond, from the State, or is concealed therein, to the injury of his creditors. 2. That he has removed, or is about to remove, any of his property out of the State, with intent to defraud his creditors. 3. That he has assigned, disposed of or concealed any of his property, or is about to do so, with intent to defraud his creditors. 4. That he has fraudulently contracted the debt. 5. That he is not a resident of the State and has not resided therein for three months immediately preceding the time of making such affidavit. 6. That the defendant is a foreign corporation.

In justices' courts proceedings by attachment lie when it appears by like

affidavit either-

I. That the defendant has assigned, disposed of or concealed any of his

property, or is about to do so, with intent to defraud his creditors.

2. That he is about to remove any of his property from the county where he resides, or suit is commenced, with like intent, or that he has removed, or is about to remove, himself or his property from the county, and refuses or neglects to pay or secure the payment of the debt.

3. That he fraudulently contracted the debt or incurred the obligation re-

specting which the suit is brought.

4. That he has absconded, to the injury of his creditors, or does not reside in this State and has not resided therein for one month immediately preceding the commencement of suit.

5. That the defendant is a foreign corporation.

Actions of tort against non-resident defendants may also be commenced

by attachment.

The affidavit must not be in the alternative. Not more than one day must elapse between the date of the *jurat* and that of the attachment writ, unless the affiant is a resident of another county in Michigan. In the latter case, one day may be allowed for every thirty miles between the affiant's residence and the place of issuing the writ. Writs of attachment, on filing the proper affidavit, may issue at the commencement or during the progress of the cause.

The effect of an attachment is to hold the property until judgment can be obtained and an execution issued and levied. The defendant, however, may

have the property returned by giving a bond to pay the judgment, etc. Upon special cause shown, an attachment may issue before the debt is due.

Dower.—A widow, resident within the State, is entitled to the use, for life, of one-third of all lands of which her husband was seized during the marriage, except so far as she has become barred thereof. A widow residing out of the State is only entitled to dower in lands in the State of which her husband died seized. In case of the dissolution of marriage by the husband being sentenced to imprisonment for life, or of the divorce for the adultery, misconduct or habitual drunkenness or imprisonment of the husband, the wife is entitled to dower in his lands in the same manner as if he were dead.

A married woman may bar her right of dower by joining in her husband's deed, or by subsequent deed to his grantee, by a jointure in lands settled on her with her assent before marriage, or by accepting a provision in the husband's will made in lieu of dower.

Exemptions.—The following property is exempt from levy under execution: A homestead of one lot in any city, village or town, or not more than forty acres of land outside, and not exceeding \$1500 in value, owned and occupied by a resident of the State; spinning wheels, weaving-looms and stoves put up and kept for use, in any dwelling house; a pew in a church and a lot in a cemetary, if used; armes required by law to be kept, and all wearing apparel of every person or family; the library and school books of every individual or family, not exceeding in value \$150; one sewing machine and all family pictures; to each householder ten sheep, two cows and five swine, six months' provisions and fuel, and household goods, furniture and utensils, not exceeding in value \$250; to each debtor the tools, implements, materials, stock, apparatus, team, vehicle, horse, harness or other things, not exceeding in value \$250, to enable him to carry on the business in which he is wholly or principally engaged; a sufficient quantity of hay, grain, feed and roots for properly keeping for six months such exempt animals.

As against a judgment for work labor and services, other than professional,

there is exemption only of \$500 worth of personal property.

Interest.—The legal rate is six per cent,, but parties may contract in writing for not exceeding ten per cent. The only penalty for usury is for-feiture of excess of interest beyond the legal rate.

Usurious interest, voluntarily paid cannot be recovered back. A bona fide purchaser of negotiable paper before maturity is not affected by its being usurious unless it appears on the paper. Judgments and decrees bear the same rate of interest as the debts upon which they are founded.

Judgments.—Do not become a lien upon the property of the debtor be-

fore a levy is regularly made under execution.

Jurisdiction.—The supreme court has general superintending contra over inferior courts, and has power to issue writs of error, habeas corpus, mandamus and other original and remedial writs and to hear and determine the same. In other cases it has appellate jurisdiction only. It reviews law cases only upon questions of law; in equity cases it reviews both law and fact.

The State is divided into twenty-nine judicial circuits, in each of which is a circuit judge, whose term of office is six years. The circuit courts have a substant ally general original jurisdiction at law and in equity, and appellate jurisdiction from inferior courts and a supervisory control of the same.

Each county has probate court, which has jurisdiction of the administration of the estates of deceased persons and of estates under guardianship.

Justices' courts have exclusive jurisdiction to the amount of \$100 in actions upon contract, and concurrent jurisdiction with the circuit courts, in such actions, to the further amount of \$300. In most actions founded on tort they have jurisdiction to the amount of \$100.

Limitation of Action.—As to real estate, within five years where the defendant claims title under an executor's, administrator's, guardian's or sheriff's sale under the order or process of a court; ten years where the defendant claims under a tax sale; fifteen years in all other cases.

As to personal actions. All actions upon contract not under seal, or upon a foreign judgment, or for rent or waste, actions of replevin and trover, and

all actions on the case, except for slander or libel, must be brought within six years after the cause of action accrued. Actions for trespass upon land, assault and battery, false imprisonment, slander or libel, within two years; actions against sheriff for misconduct, or neglect of deputies, within three years; actions upon judgment of a court of record, or upon a contract under seal, within ten years. The time of defendant's residence out of the State after the cause of action accrued is not reckoned. Actions to foreclose a real estate mortgage must be commenced within fifteen years after the maturity of the debt, or the last payment thereon.

Married Women.—A married woman may take, hold, convey, devise, bequeath or encumber real and personal property, and make contracts in relation thereto, and may sue and be sued on said contracts the same as if unmarried. Her property is not liable for her husband's debts. She cannot become liable as surety or endorse on the debt of her husband or a third person; but she may mortgage her property to secure such debt. A mortgage

upon a homestead is void if not signed by the wife.

Taxes.—Assessed against real estate becomes a personal charge against the owner as soon as assessed, and a lien on the land on the first day of December of the same year. Tax sales take place on the first Tuesday in October in the second year after they are assessed and payable. There is redemption at any time before the first day of October next succeeding the sale. City taxes are governed by charter.

LAWS OF MINNESOTA.

Summary of Collection Laws compiled for Boyer's Legal Directory by Warren H. Mead, Attorney-at-Law, St. Paul, Minn.

Acknowledgments.—Acknowledgments to deeds conveying land or any interest in lands within this State, when made within the State, may be made before any officer authorized by the laws of this State to take acknowledgments therein, to wit; A judge of the supreme, district or probate court, or a clerk thereof, or before clerks of United States circuit and district courts for the district of Minnesota, a recorder of a village, a city clerk, a town clerk, a court commissioner, a county auditor, a register of deeds, a justice of the peace, or a notary public. If the officer taking the acknowledgment has a seal of office he must affix it to the certificate when acknowledged out of this State, but within the United States it may be made before the chief justice and associate justices of the supreme court of the United States, judges of the district courts of the United States, the judges or justices of the supreme, superior, circuit, or other court of record of any State, Territory or District within the United States; also, the clerks of the several courts above mentioned, before notaries public, justices of the peace and commissioners appointed by the governor of this State for such purpose; but no acknowledgment taken by any such officer shall be valid unless taken within some place or Territory for which he shall have been elected or appointed to such office, or to which the jurisdiction of the court to which he belongs shall extend. In all cases where the acknowledgment is taken before any of the above mentioned officers out of this State, unless the acknowledgment is taken before a commissioner appointed by the governor of this State for that purpose, or before a notary public, or before a clerk of the court or some other officer having a seal of office, with the certificate of acknowledgment upon such deed, and the seal of office of such officer affixed thereto, there shall also be attached or appended to or endorsed upon such a deed a certificate of the clerk or other proper certifying officer of a court of record of the county, district or place within which such acknowledgment is taken, under the seal of his office, that the person whose name is subscribed to the certificate of

acknowledgment was at the date thereof such officer as he is therein represented to be, that he is acquainted with the handwriting of such person, and that he verily believes the signature subscribed to the certificate of acknowl-

edgment to be genuine.

Any conveyance of real estate situated in this State, executed and acknowledged in any foreign country, which shall have endorsed thereon or attached thereto a certificate of any minister resident or charge d'affaires or consul of the United States, appointed to reside therein, that such deed was executed and acknowledged according to the laws of such country, shall be entitled to record in the county where the land is situated. Any such conveyance, duly signed and sealed, with two witnesses, and acknowledged before any notary public, minister, plenipotentiary, minister extraordinary, minister resident, charge d'affaires, commissioner or consul of the United States, appointed to reside therein, shall be deemed good and sufficient, whether in accordance with the laws of such foreign countries or not.

Actions,—But one form of action, called civil action. Distinction between actions at law and suits in equity and forms of such actions and suits abolished; complaining party known as plaintiff, adverse party as defendant. Every action shall be prosecuted in name of real party in interest, except that an executor, administrator or trustee of an express trust may sue without joining person for whose benefit action is brought. Infant plaintiff or defendant shall appear by guardian appointed by court,

When action is commenced in district court by a non-resident or foreign corporation, plaintiff shall file with clerk of court a bond in the penal sum of \$75, executed by one or more resident sureties, conditioned for payment of costs that may be adjudged against plaintiff. Where a firm is plaintiff, full name of all those composing firm must be set out.

An action is commenced by serving summons. A copy of the complaint must be served with the summons, unless the complaint be filed with the clerk of court. Where action is brought on account, the account need not be set out in complaint, but adverse party is entitled to a bill of particulars, if demanded within ten days. Books of account not absolutely necessary to establish account. If no defence to action on account, judgment may be obtained in twenty days after summons served.

Attachment.-In action for recovery of money, plaintiff, at time of issuing summons, or any time thereafter, may have property of defendant attached. Writ of attachment not allowed in action for libel, slander, seduction, breach of promise of marriage, false imprisonment or assault and battery. Writ of attachment obtained from judge of district court or court commissioner, and allowed whenever plaintiff, his agent or attorney, shall make affidavit that cause of action exists, specifying amount of claim and grounds thereof; that plaintiff's debt was fraudulently contracted; or that defendant is either a foreign corporation or non-resident of this State; or has departed, as deponent verily believes, with intent to defraud or delay his creditors, or to avoid the service of the summons, or keeps himself concealed therein, with like interest; or has assigned, secreted or disposed of, or is about to assign, secrete or dispose of his property, with intent to delay or defraud his creditors. Bond required from plaintiff conditioned that if defendant recovers judgment the plaintift will pay all costs awarded to defendant, and all damages sustained by reason of attachment, not exceeding penalty of bond, which shall be at least \$250. Writ shall be directed to the sheriff of county in which property of defendant may be. Several writs may be issued at the same time to the sheriff of different counties. In justices' courts, writ issued upon affidavit and giving of bond, as in district court, but indebtedness must be due upon contract, express or implied.

Assignment.—Every conveyance or assignment made by a debtor of the whole or any part of his property, in trust, to an assignee for the benefit of his creditors is void, unless the assignee is a resident and freeholder of the State. The deed of assignment must be in writing, subscribed by the debtor, and must be executed with the formality and acknowledged the same as an ordinary real estate deed. It must be filed in the office of the clerk of the district court in the county wherein the debtor resides, or wherein the business in reference to which the same is made has been principally carried on.

Every debtor shall, at the time of making the assignment, or within ten days thereafter, make and file with the clerk of the court aforestid a just and true statement, under his oath, containing a true account of all his creditors, the sum owing each creditor and the nature of such debt, with the true cause thereof and where it arose; also a statement of any existing judgments, or other security for the payment of existing debts with an itemized inventory of all his estate, real, personal, and mixed.

The assignee must file with the clerk of the court where the assignment is filed, not later than five days after the filing of the above inventory, a bond approved by the judge of such district court, with at least two sureties, free-holders and residents of Minnesota, in an amount double the amount of the estate assigned, as shown by the inventory. In case the bond be given before the inventory is filed the judge may order an additional bond. The assignee has no power or authority to sell, dispose of or convert to the purpose of the trust any part of the assigned property until the above bond is approved and filed.

Upon taking possession of the property assigned the assignee must publish notice of the assignment, and notify each creditor by mail. No claim shall be paid except those of the United States, State of Minnesota, and those for taxes or assessments against the debtor, unless the same be first verified. The expenses of the assignee, debts owing the United States, State of Minnesota, debts arising from taxes and assessments, debts owing for the service of servants performed within three months next preceding the assignment, and debts owing creditors pro rato, shall be paid by the assignee in their order.

Assignments made within ten days after attachment, garnishment or levy under execution dissolve all such attachments, etc., except any levy under execution issued upon a judgment entered more than twenty days after filing the complaint. In case a debtor, being insolvent, does not assign within ten days after attachment, garnishment or levy under execution, any two creditors, whose combined claims amount to more than \$200, may apply to the court for the appointment of receiver. In case of all assignments and receiverships, creditors must file releases with the clerk of the district court, as well as prove their claims with the assignee or receiver, before distribution, in order to share in the estate; and the preference given to claims of clerks and laborers is limited to \$50.

All proceedings under assignments are subject to the order and supervision of the district court.

Exemption—Family Bible, family pictures, school books for library, and musical instruments for use of family; a seat or pew in any house or place of public worship; a lot in any burial ground; all wearing apparel of the debtor and his family; all beds, bedsteads and bedding kept and used by the debtor and his family; all stoves and appendages put up or kept for the use of the debtor and his family; all cooking utensils; all other household furniture not herein enumerated, not exceeding \$500 in value; also, all moneys arising from insurance of any property exempted from sale or execution, when such property has been destroyed by fire; three cows, ten swine, one yoke of oxen and a horse, or, in lieu of one yoke of oxen and a horse, a span of horses or mules; twenty sheep and the wool from the same, either in the raw material or manufactured into yarn or cloth; the necessary food for all stock mentioned for one year's support, either provided or growing, or both, as the debtor may choose; also, one wagon, cart or dray, one sleigh, two plows, one drag and other farming utensils, including tackle for teams, not exceeding \$300 in value; the provisions for the debtor and his family necessary for one year's support, and fuel necessary for one year; tools and instruments of mechanic, miner and other person, used and kept for the purpose of carrying on trade, and stock in trade not exceeding \$400 in value; library and implements of professional men; all presses, stones, type, cases and other tools and implements used by any co-partnership, or by any printer, publisher or editor of any newspaper, and in the printing or publication of the same, not to exceed in value \$2000, together with stock in trade not exceeding \$400 in value; one sewing machine, seed-grain for actual personal use, not to exceed fifty bushels of wheat, fifty bushels of oats, fifteen bushels of potatoes, three bushels of corn and thirty bushels of barley. The wages of any person, or their minor children, not exceeding \$25, due for services rendered during the thirty days preceding the issuing of process all moneys received from benevolent societies by families of deceased members, and money for insurance of property, except above property not exempt in an action for purchase money of said

property.

Also, a homestead, not exceeding eighty acres, not included in the laid out or platted portion of an incorporated town, city or village; one lot if within laid out or platted portion of an incorporated town, city or village of over five thousand inhabitants, or half acre if within laid out or platted portion of an incorporated town, city or village having less than five thousand inhabitants, or half acre if within laid out or platted portion of an incorporated town, city or village having less than five thousand inhabitants. Homestead is exempt to surviving husband or wife, during term of his or her natural life, free from all debts due from the deceased, and while occupied by the minor children of deceased person, who, when living, was entitled to such exemption. Exemption does not extend to mortgage lawfully obtained upon a homestead, nor sale for taxes thereon.

Insolvency.—(See Assignment.)

Interest.—Interest for any legal indebteness shall be at rate of seven per cent, per annum, unless a different rate is contracted for in writing, and no person, company or corporation shall take or receive in money, goods or things in action any greater sum or any greater value for the loan or forbearance of money, goods or things in action than \$10 on \$100 for one year; and in the computation of interest upon any bond, note or other instrument or agreement interest shall not be compounded; but any contract to pay interest not usurious, upon interest over due, shall not be construed to be usury. Usurious interest may be reclaimed by action. All bonds, bills, notes, assurances, conveyances, chattel mortgages, and all other contracts and securities whatsoever, and all deposits of goods, or anything whatever, whereupon or whereby there shall be reserved, secured or taken any greater sum or value for the loan or forbearance of any money, goods or things in action than as above prescribed, shall be void, except as to bona fide purchasers of negotiable paper, in good faith, for a valuable consideration, before maturity. When any bond, bill, note, assurance, pledge, conveyance, contract, security or evidence of debt has been taken or received in violation of foregoing provision, the court will declare same void and enjoin proceeding thereon, and shall order the same to be cancelled and given up. Where no rate is specified after maturity the rate shall be the same as before.

Judgments.—In justices' courts, mutual justices' judgments, between the same parties, upon which the time for appealing has expired and on which there is no existing execution, may be set off, the one against the other. A justice may enter a judgment by confession of the defendant in any case when the debt or damage does not exceed \$100. In all cases where the defendant confesses judgment, where the plaintiff is non-suited or withdraws his action, or where a verdict is rendered, the justice shall forthwith render judgment and enter the same in his docket. In other cases he shall render judgment and enter the same in at least three days after the action is submitted to him for decision. In all cases where the summons is not personally served before judgment is rendered, a bond, approved by the justice, in double the amount of the judgment, must be filed with the justice, Every person having a judgment in a justice's court for a sum exceeding \$10, exclusive of costs, may have a certified transcript thereof issued, and upon the production and fiting of said transcript with the clerk of the district court of the county in which such judgment was rendered, the clerk shall enter such judgment in the docket of the district court judgments. A judgment rendered in a justice's court does not become a lien on real property until filed in the district court, as above stated. When so filed it is treated the same as if originally obtained in the district court, except that no execution can be issued thereon until execution has been issued out of the justice's court and returned unsatisfied, which fact thall be made to appear by a certificate from the justice, duly filed with the clerk of the district court.

In district court, on actions arising on contract for the payment of money only, where the summons has been served personally and the plaintiff shall file with the clerk proof of such personal service of the summons and proof that no answer has been received within the time allowed by law (twenty days), the clerk shall thereupon enter judgment for the amount mentioned in the summons against the defendant. In such cases, when the summons is not served personally, a bond for restitution must be filed with the clerk of the court. A judgment entered in the district court at once becomes a lien upon all real property owned by the judgment debtor, and remains in force for ten years. Proceedings to enforce a judgment may be had at any time during the ten years. Judgments are enforced by writs of execution, of which there are two kinds, one against the property of the judgment debtor and the other for the delivery of the possession of real or personal property. All goods, chattels, real or personal, and all profits, real, personal or mixed, including all rights and shares in the stock of any corporation; all bills, notes book accounts, debts, credits and other evidences of indebtedness belonging to the judgment debtor, may be levied upon and sold on execution; but until the levy is made only real estate is subject to the lien of the judgment.

A judgment, transcripts of which are filed in different counties, is of equal force in all the counties. Before a foreign judgment becomes of effect in this State it must be sued upon and judgment recovered thereon. Judgments have priority on real estate in the order of their docketing, and on personal

property in the order of the levy under execution.

Satisfactions of judgment are executed with the same formality as deeds, and must be filed in the proper court and county. An attorney for a judgment creditor, unless his authority is revoked, has power to give satisfaction of a judgment procured by him within two years from the entry of the judgment

Limitations.—No action for the recovery of real property shall be maintained unless the plaintiff, his ancestors, predecessors or grantor was seized of the premises in question within fifteen years before the commencement of the action. Actions upon judgments or decrees may be commenced within ten years.

An action upon a contract or other obligation, expressed or implied, or upon a liability created by statute, other than those upon a penalty or forfeit-gre, or trespass on real property, or for taking, detaining and injuring personal property, including actions for the specific recovery thereof, or for criminal conversation, or for relief on the ground of fraud (the cause of action in such cases not to be deemed to have accrued until the discovery by the aggreeved party of the facts constituting the fraud), or to enforce a trust or compel an accounting, shall be maintained within six years.

An action against a sheriff, coroner or constable upon a liability, by the commission of an act in his official capacity, or by the ommission of an official duty, or, in certain cases, upon a statute for a penalty or forfeiture, or to set aside a judgment obtained by perjury, subornation of perjury, or any fraudulent act of the prevailing party, shall be brought within three years.

An action for libel, slander, assault and battery, or false imprisonment, or for a forfeiture or penalty to the State, shall be brought within two years.

Action to foreclose mortgages upon real estate shall be commenced within fifteen years. Actions to foreclose mortgages by advertisement shall be commenced within fifteen years.

If, when the cause of action accrues against a person, he is out of the State, the action may be commenced within the times above limited after his r turn to the State; and if, after the cause of action accrues, he departs from and resides out of the States, the time of his absence is no part of the time limited for the commencement of the action, except in the foreclosure of a mortgage.

No acknowledgment or promise is sufficient evidence of a new or continuing contract by which to take the case out of the operation of the limitations above mentioned, unless the same is contained in some writing, signed by the party to be charged thereby; but this does not alter the effect of any payment

of principal or interest.

Married Women.—All property, real, personal and mixed, and choses in action, owned by any married woman, or owned or held by any woman at the time of her marriage, shall continue to be her separate property notwithstanding such marriage; and any married woman may, during coverture, receive, take hold, use and enjoy property of any and every description, and the rents, issues and profits thereof, and all avails of her contracts and industries, free from the control of her husband, and from any liability on account of his debts, as fully as if she were unmarried. She is bound by her contracts and responsible for torts committed by her, and her property shall be liable tor her debts and torts to same extent as if she were not married. She may make any contract which she might make if unmarried, except that no conveyance or contract for the sale of real estate, or of any interest therein by a married woman, other than mortgages on lands to secure the purchase money of such lands, and leases for terms not exceeding three years, shall be valid, unless her husband shall join with her in such conveyance. In case of desertion by husband or wife, a court decree may be obtained, debarring the one deserting from any right or estate in the property to be conveyed.

A married woman is not liable for the debts of her husband, nor a married man for the debts or contracts of his wife entered into before or during coverture, except for necessaries furnished to the wife after marriage, where he would be liable to common law.

Contracts between husband and wife, relative to the real estate of either or any interest therein, are not valid. A power of attorney or other authority from the one to the other, to convey real estate or an interest therein, so fin of orce. In relation to allother subjects, either may be constituted the agent of the other, or contract each with the other as fully as if the relation of husband and wife did not exist. Ante-nuptial contracts or settlements are binding, and the husband is liable in certain cases for the torts committed by his wife.

LAWS OF MISSISSIPPI.

Summary of Collection Laws, compiled for Boyer's Legal Directory by R. E. Houston, Attorney-at-Law, Aberdeen, Miss.

Attachments.—The remedy by attachment applies to all actions or demands founded upon any indebtedness, or for the recovery of damages for the breach of any contract, and to actions founded upon any penal statute, and may be sued out in the following cases:—

When the defendant is a foreign corporation or a non-resident; when he has removed or is about to remove, himself or his property, out of this State; when he absconds or conceals himself; when he contracted the debt or incurred the obligation in conducting the business of a ship, steamboat or other water craft in some of the navigable waters of this State; when he has property or rights in action which he conceals; when he has assigned or disposed of, or is about to assign or dispose of, his property or right in action, with intent to defraud his creditors; when he has converted or is about to convert, his property into money or evidences of debt, with intent to place it beyond the reach of his creditors, and when he fraudulently contracted the debt or incurred the obligation for which suit has been or is about to be brought.

Attachments, when the debt or demand is not due, may be sued out for the three last stated causes.

Actions.—Instices of the peace have jurisdiction of all actions for the recovery of debts where the principal of the debt does not exceed \$150, when over that sum the circuit court has jurisdiction.

Arrest.—Imprisonment for debt is not allowed.

Assignments.—There is no assignment law in this State under which a debtor may be released from his debts; but an insolvent debtor whether an individual or a partnership, except limited partnerships, may make a

voluntary assignment of property for the benefit of creditors, and may make preferences. Mortgages and deeds of trust upon realty or personalty, to be valid against creditors and subsequent purchasers, must be recorded in the

chancery clerk's office of the county where situated.

Exemptions.—No property is exempt from sale for payment of taxes, not when the purchase money forms in whole or in part the debt on which the judgment is founded, nor when the judgment is for materials furnished for or labor done thereon, nor when the debt is a forfeited recognizance or bail bond.

Subject to these provisions, the following property is exempt;—Every citizen of the State, male or female, and having a family, shall, be entitled to hold, exempt from seizure or sale, the land and buildings owned and occupied as a residence by such debtor, not to exceed one hundred and sixty acres, if in the country, nor the value, inclusive of improvements, the sum

of \$2 000

If in a city, town or village the homestead exemption shall be the lands and buildings owned and occupied as a residence by such debtor, not to

exceed \$2000.

The following personal property is exempt: The tools of a mechanic necessary for carrying on his trade; the agricultural implements of a farmer necessary for two male laborers; the implements of a laborer necessary in his usual employment; the books of a student required for the completion of his education; the wearing apparel of every person; the libraries of attorneys-at-law, practicing physicians and ministers of the gospel, not exceeding \$250 in value; the instruments of surgeons and dentists used in their profession, not exceeding \$250 in value; the arms and accoutrements of each person of the militia of the State; all globes, books and maps used by the teachers of schools, academies and colleges. Also, the following property to each head of the family, to wit: Two work horses or mules, or one yoke of oxen; two cows and calves, five head of stock hogs and five sheep; one hundred and fifty bushels of corn, ten bushels of wheat or rice, two hundred pounds of pork or bacon or other meat; one cart or wagon, not to exceed \$100 in value; and household and kitchen furniture, to be selected by the debtor, not to exceed \$100 in value; three hundred bundles of fodder; one sewing machine; all colts under three years old raised in this State by the debtor, and the wages of every laborer or mechanic to the amount of \$100. Also fifty bushels of cotton seed, forty gallons of sorghum or molasses, one thousand stalks of Louisiana cane and one bridle and saddle.

Interest.—The legal rate of interest, when no rate is specified, is six per cent. per annum; but contracts may be made in writing for a rate of interest as great as ten per cent. If a greater rate that ten per cent. shall be

stipulated for in case, all interest shall be forfeited.

Judgments.—Judgments are liens on all property of defendants liable to execution or not exempt from date of enrollment. The writ of summons must be served on defendant at least five days before the term of court to which it is returnable. When process is returned legally executed, if no demurrer or plea is filed by defendant, judgment by default may be taken at the return term. If summons is served on defendant thirty days before term of court, the case is triable first term, unless defendant makes affidavit, setting up meritorious defence and asks a continuance. Judgment notes are not known in the laws of this State.

Limitations.—Claims against estates must be probated within one year after publication of notice to creditors. Actions on open accounts must be commenced within three years; on promisory notes within six years from the day when they are due and payable, and on judgments within seven

years from the rate of rendition.

Married Women.—Control their separate estate, which is not liable for their husband's debts. They may make contracts and can sue and be sued as if unmarried. No dower or courtesy in this State,

LAWS OF MISSOURI

Summary of Collection Laws, compiled for Boyer's Legal Directory by F. H. Bacon, Attorney-at-Law, 500 Olive St., St. Louis, Missouri.

Actions.-Must be brought by real party in interest, except when brought by executor, administrator or trustee of an express trust. There is but one form, denominated a civil action. Can be brought before justices of the peace to recover \$250 or less in counties having over fifty thousand inhabitants (St. Louis city and Jackson county), and in all other counties for \$150 or less. Summons must be served at least ten days before trial. In circuit court, to recover any sum exceeding \$50, summons must be served fifteen days before commencement of term of court. Security for costs must be given by nonresidents.

Acknowledgments.—Of every conveyance or instrument in writing affecting real estate may be taken in this State before any notary public, court having a seal, or some judge or clerk thereof, or justice of the peace of the county in which real estate is situated; out of this State and within the United States, by any notary public, court of the United States, or of any State or Territory having a seal, or the clerk of any such court, or any commissioner appointed by the Governor of this State; if out of the United States, by any court of any State, kingdom or empire having a seal, or the mayor or chief officer of any town having an official seal, or by any minister or consular officer of the United States, or notary public having a seal: and such acknowledgments must be taken in language of country where taken. They may be in the following form, in case of persons acting in their own right;

State of ______ } ss.
County of ______ } ss.
On this ____ day of _____, 18—, before me, personally appeared _____, to me known to be the person described in and who executed the foregoing instrument, and acknowledged that --- executed the same as --- free act and deed.

In witness thereof, etc., etc.

In the case of natural person acting by attorney-

State of ____ \ ss. County of ---- i

On this - day of -, 18-, before me, personally appeared -, to me known to be the person who executed the foregoing instrument in behalf of C. D., and acknowledged that he executed the same as the free act and deed of the said C. D.

In witness whereof, etc.

In case of corporations or joint stock associations-

State of—— } ss.

On this --- day of ---, 18-, before me, appeared ---, to me personally known, who, being by me personally sworn, did say that he is the president (or other officer or agent of the corporation) of (described corporation), and that the seal affixed to said instrument is the corporate seal of said corporation, and that the said instrument was signed and sealed in behalf of said corporation by authority of its board of directors (or trustees), and said - acknowledged said instrument to be the free act and deed of said corporation (or association).

If corporation has no seal, add at end of affidavit, "and that said corporation (or association) has no corporate seal," in lieu of words "the seal fixed," etc. When a married woman joins her husband, describe her as his wife; no other form or separate examination is necessary.

Arrest.—None for debt. (See execution).

Assignment.—Every voluntary assignment of lands, tenements, goods, chattles, effects and credits, made by a debtor to any person in tru t for his creditors, shall be for the benefit of all the creditors of the assignor, in proportion to their respective claims, and every provision in any assignment providing for the payment of one debt or liability in preference to another shall be void, and all debts and liabilities (including judgments entered by confession thirty days previous to such assignment, shall be paid pro rata from the assets thereof; and every such assignment, shall be proved or acknowledged and certified and recorded in the same manner prescribed by law in cases wherein real estate is conveyed. Employees of insolvent corporations have preference for wages over all debts except specific liens. Assignee is required to give bond in amount double the value of assigned effects, as stated in deed of assignment, within three days; to file an inventory within fifteen days thereafter, and have property appraised by two or more disinterested persons appointed by the court, and file an additional inventory as often as effects are found or recovered. He must file a sworn statement of the condition of estate during first three days of first regular term of court following assignment, and at each regular term thereafter, of the filing of which statement he must give notice by publication. He must appoint a day within three months after date of assignment when he will allow demands against estate, and give notice of such place and time by publication in some newspaper, and by mailing notices thereof to all creditors whose names and addresses are known to him; and every creditor failing to present his demand on such day, or two days thereafter, is precluded from any benefit, unless such creditor has been prevented from doing so by sickness, absence from State or other good cause. Assignee must require such evidence, and no other, of the justice of demands, as is required to establish such demands in circuit court. Sales of the assigned effects are made under order of court, subject to its approval. Dividends must be declared within one month after proof of claims, and as often thereafter as a dividend of five per cent. can be paid. Assignment does not discharge debtor unless estate pays in full.

Attachment.—The plaintiff in any civil action may have attachment against the property of defendant, or that of one or more of several defendants, in any one or more of the following cases:—

1. Where defendant is non-resident.

2. Where defendant is a corporation whose chief office or place of business is out of this State.

3. Where defendant conceals himself so that ordinary process of law cannot be served upon him.

4. Where defendant has absconded or absented himself from his usual place of abode in this State, so that ordinary process of law cannot be served upon him.

5. Where defendant is about to remove his property or effects out of this

State, with the intent to defraud, hinder or delay his creditors.

6. Where the defendant is about to remove out of this State, with the intent to change his domicile.

7. Where the defendant has fraudulently conveyed or assigned his property or effects so as to hinder or delay his creditors.

8. Where the defendant has fraudulently concealed or removed or disposed of his property or effects so as to hinder or delay his creditors.

Where defendant is about fraudulently to convey or assign his property.

9. Where defendant is about fraudulently to convey or assign his property or effects so as to hinder or delay his creditors.

To. Where defendant is about fraudulently to conceal, remove or dispose of his property or effects so as to hinder or delay his creditors.

11. Where the cause of action accrued out of this State and the defendant has absconded or secretly removed his property or effects into this State.

12. Where the damages for which the action is brought are for injuries arising from the commission of some felony or misdemeanor, or the seduction of any female.

13. Where the debtor has failed to pay the price or value of any article or thing delivered, which by contract he was bound to pay upon the delivery.

14. When the debt sued for was fraudulently contracted on the part of the debtor.

An attachment will issue upon the filing by plaintiff of a statement of his cause of action and an affidavit of himself or of some person for him, setting forth that plaintiff has a just demand against defendant; that the amount which he believes he ought to recover, after allowing all just credits and setoffs, is — dollars, and that he has good reason to believe, and does believe, in the existence of one or more of the grounds of attachment above mentioned. The plaintiff must also file a bond, with one or more securities, in double the amount sworn to in the affidavit. Attachment may be issued for debts not yet due, except for first four causes.

Execution.—Issued by justice of the peace in a lien on goods and chattels of debtor, can be levied only on personal property, and is returnable in ninety days. When issued by circuit court is returnable at next term, and may be issued to any county in the State. Evidences of debt and books of account may be levied on under execution from circuit court and sheriff, or

other person appointed by court as receiver, may collect same.

If it shall be made to appear to the court, by affidavit or other satisfactory evidence, then there is reasonable ground to believe that a judgment debtor, against whom an execution has been issued and returned unsatisfied, has property subject to execution, or has conveyed or attempted to convey his property with a design to defraud, hinder or delay his creditors, such creditor is entitled to an order of court requiring defendant to appear in court to undergo an examination touching his abifity and means to pay and discharge said judgment, and neglect or refusal of debtor subjects him to attachment and punishment for contempt.

Exemptions.—When owned by any person other than the head of a

family, the following property only is exempt:—

1. Wearing apparel.

2. Necessary tools and implements of trade of any mechanic whilst carrying on his trade.

When owned by the head of a family, the following property is ex-

1. Ten head of choice hogs, ten head of choice sheep and the product thereof in wool, yarn or cloth; two cows and two calves, two plows, one axe, one hoe, one set of plow gears and all necessary farm implements for the use of one man.

2. Two work animals.

3. The spinning-wheels and cards, one loom and apparatus necessary for manufacturing cloth in a private family.

4. All the spun yarn, thread and cloth manufactured for family use.

- 5. Any quantity of hemp, flax and wool, not exceeding twenty-five pounds each.
- All wearing apparel of the family, four beds, with the usual bedding, and such other household and kitchen furniture, not exceeding the value of \$100, as may be necessary for the family.

7. The necessary tools and implements of trade of any mechanic while carrying on his trade.

8. All arms and military equipments required by law to be kept.

9. All provisions on hand for family use, not exceeding \$100 in value.

12. Bibles and other books used in a family, lettered gravestones and one pew in a house of worship.

II. All lawyers, physicians and ministers of the gospel shall have the privilege of selecting such books as shall be necessary to their profession in lieu of the foregoing property, and doctors of medicine, in lieu of other property may select their medicines.

Each head of a family, at his election, in lieu of the property mentioned under the first two heads, may select any other property, real, personal or

mixed, or debts and wages, not exceeding in value \$300.

Homesteads.—Consisting, in the country, of not more than one hundred and sixty acres of land and appurtenances, and not to exceed the value of \$1,600; and in cities having population of forty thousand or more, of not more than eighteen square rods of ground, and of the value of \$3,000; and in cities and villages having less than forty thousand inhabitants, of thirty square rods of ground, of the value of not more than \$1,500, are exempt from execution.

If homestead exceeds the above values, and cannot be divided, the court may order a sale thereof and the division of the proceeds, or may order a transfer for the interest of the purchaser to the owner, upon payment by him of the value thereof as fixed by the court, or may order a transfer of the homestead interest in like manner. Personal property cannot be claimed as exempt from execution on judgment obtained for the purchase price thereof, except in the hands of an innocent purchaser for value without notice.

Interest -Six per cent., when no other is agreed upon; but any contract for interest not exceeding ten per cent. per annum is valid. Interest may be

compounded annually by agreement.

Judgments.—Rendered by any court of record are a lien on real estate of judgment debtor situated in country where it is rendered. Transcripts of judgment may be filed in other counties, and will constitute lien on real estate therein.

Lien constitutes for three years, but may be renewed any time within ten

When a transcript of a judgment rendered by a justice of the peace is filed with the clerk of the circuit court of the county where it was rendered, it becomes a judgment of the circuit court; but no execution can issue from the circuit court until after return of execution issued by justice.

License.-None required of commercial travelers.

Limitations.—Within ten years, actions for recovery of real property; actions upon any writing for the payment of money or property; actions upon covenant of warranty contained in deed or conveyance of land reckoning from final decision against title of covenanter, and upon covenants of seizure. Within five years, actions upon contracts, expressed or implied, except those in writing for the payment of money or upon covenants of siezure and warranty: for trespass on real estate for taking, detaining or injuring goods or chattels; for recovery of specific personal property; for any injury to person or property not arising on contract; for statutory liability other than penalty or forfeiture, and for relief on ground of fraud. Within three years, action against a sheriff, coroner or other officer upon a liability incurred by the doing of an act in his official capacity or by the omission of an official duty, including the non-payment of money collected on execution or otherwise; actions upon a statute for a penalty or forfeiture where the action is given to the party aggrieved, or to such party and the State. Within two years, actions for libel, slander, assault and battery, false imprisonment or criminal conversation. In actions upon open current accounts, where there have been reciprocal demands between the parties, the cause of action shall be deemed to have accrued from the time of the last item on the adverse side. Persons within the age of twenty-one years, or insane, or imprisoned on a criminal charge, or confined under a sentence of a criminal court for a less term than their natural life, or married women, may bring the above sections within the respective times limited, after the removal of such disabilities; and in real actions, within three years after the removal of such disabilities.

Within twenty years actions upon judgments rendered by any court of record of the United States, or of any State or Territory thereof.

Payment of part, or a written acknowledgment of indebtedness or promise to pay, made within the respective periods, will alone avoid the statute.

Married Women.-Must join and be joined by their husbands in all conveyances of real estate belonging to either. Proceedings to enforce payment of indebtedness must be brought in court of equity, and directed against their separate estate. A personal judgment cannot be had against them. All personal property, including rights in action, belonging to a married woman before her marriage, or acquired by her during converture, together with the

the inc me thereof, is her separate property, under her sole control, and cannot be taken for her husban i's debts, and so remains unless she authorizes her husband, in writing to sell, encumber or otherwise dispose of it for his own benefit; but such property is subject to payment of debts contracted by her before marriage, or of any debt of husband created for necessaries for wife or family.

Partnership, Limited.—May be formed. Must have one or more general partners, who are liable for all debts, and one or more limited partners, who are liable only to amount of capital invested. They must publish and record statement of capital contributed by each member, nature of business, duration of partnership. Special partner has no power to bind firm or manage its affairs, and firm name must not include name of special partner, nor the word "company." If special partner fails to contribute amount stated, or withdraws any part of same, he becomes liable as general partner.

LAWS OF MONTANA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Henry N. Blake, Attorney-at-Law, Virginia City, Montana.

Action.—Montana has enacted substantially the code of civil procedure of California.

of California.

Assignment.—Montana has no statute relating to bankrupts or assign-

Attachment.—A writ of attachment will be issued by the clerk of the proper court when an affidavit is filed showing that defendant is indebted to plaintiff, upon an expressed or implied contract for the payment of money, etc., that the same is not secured by mortgage, lien or pledge upon real or personal property, or if so secured, that the security has become insufficient by the act of the defendant, or become nugatory by any means. An undertaking must also be filed with the clerk of the court in a sum not exceeding \$10,000, to the effect that if the defendant recovers judgment, or if the court shall finally decide that the plaintiff was not entitled to an attachment, the plaintiff will p is all costs that may be awarded to the defendant and all damages he may sustain by reason of the issuing out of the attachment, not exceeding the sum specified in the undertaking.

Exemption.—In all cases wearing apparel of the judgment debtor and family, chairs, etc., to the value of \$100; necessary household furniture, etc., of the debtor; provisions and fuel provided for two months; and one horse two cows with their calves, and fifty domestic fowls; one sewing machine, not exceeding in value \$100; a homestead not exceeding in value \$2500.

Persons following some trade or profession have additional exemptions.

Interest. The local rate of interest in the absence of any written agree.

Interest.—The legal rate of interest in the absence of any written agreement to the contrary, is ten per cent. per annum.

Judgments.—Judgments bear interest at the rate of ten per cent per annum, are a lien upon the real property of the debtor, and continue valid six years.

Jurisdiction.—The supreme court has appellate powers in all civil and criminal cases tried in the district court. The district court has original jurisdiction in civil cases where the amount in dispute or value of property sued for exceeds fifty dollars, and in most of the criminal cases the appellate jurisdiction extends to hearing upon appeal or order or judgment of a probate court or justice of the peace in certain cases. Probate courts, in addition to what belongs to their jurisdiction in probate matters, have jurisdiction in civil cases to recover money or damages when the amount claimed does not exceed \$500. Justices of the peace have jurisdiction in civil actions where the amount claimed does not exceed \$300, and where the value of property

sought to be recovered does not exceed \$300. Many other matters of jurisdiction are necessarily omitted.

Limitations.—Actions upon contracts or obligations in writing and judgments shall be commenced within six years; actions upon book accounts,

three years; actions to recover real property, etc., five years.

Married Women.—The law concerning the rights of married women has been recently modified materially, and the disabilities of the common law have been removed. The husband and wife are almost independent of each other in there property relations.

LAWS OF NEBRASKA.

Summary of Collection Laws compiled for Boyer's Legal Directory by Gregory, Day & Day, Attorneys-at-Law, Omaha, Nebraska.

Actions.—Actions are commenced by summons. In justices' court summons is made returnable not less than three nor more than twelve days from date. In county court summons is made returnable on the first Monday of the month following the date of issuance, if ten days intervene between the day of service and the first Monday; if not, it is made returnable the first Monday of the next succeeding month. In the district court summons is made returnable on the second Monday after its date. Defendant must answer or demur before the third Monday after service. Petition, answer and replication in the district court must be verified. In actions in rem service may be had by publication.

Assignments.—Every assignment shall be of all property, real and personal, wherever situated, except such as is exempt. Real property shall be specifically described. Exempt property shall be separately inventoried.

In every assignment the sheriff of the county shall be the assignee. Assignments shall be in writing, and acknowledged and recorded within twenty-four hours after execution. Within thirty days it shall be recorded in every county in which there is real estate conveyed by it. A failure to record avoids assignment in such counties, and the assignee shall be liable therefor. The sheriff shall take immediate possession, and his official bond shall secure the faithful execution of his trust.

Within ten days the assignor shall file an inventory with the county judge, showing, under oath, a list of creditors, their residence, the amount and nature of the debt due each and the true consideration, every mortgage, judgment or security, and all of his property, exempt or hable to execution. The county judge shall immediately fix a day not more than fifteen thereafter for a meeting of creditors at his office to elect an assignee. Notice thereof shall be given by publication and mail.

At the time fixed the creditors, in person or by proxy, shall ballot for an assignee, and the sheriff shall be eligible. A majority of the gross indebtedness and one-third of all the creditors shall elect. No creditor shall vote who has not verified his claim, that it is just and reasonable and wholly unpaid to the extent claimed, setting forth the true consideration, and that the same is not subject to any legal or equitable recoupment, counter-claim or set-off, which, if allowed, would reduce the debt below the amount claimed.

Such meeting may be adjourned from day to day, not exceeding three days, and upon failure to elect, the sheriff and his successor shall remain assignee. Immediately thereafter the assignee shall cause the estate to be appraised and inventoried. Within forty-eight hours after return of appraisement the assignee shall give bond in double the amount of appraised value of the estate. Immediately after giving bond the sheriff shall deliver all property to the assignee.

Upon the day of the creditors' meeting the county judge shall fix a day, not more than sixty nor less than thirty thereafter, in which the assignee, assignor or any creditor may file objections to any claim. Any claim, objection or defence not filed on or before the date named shall be barred in the settlement of the estate or participating in the dividends.

On the day following the day so fixed, all uncontested claims shall be allowed and recorded, and the contested claims shall be set for trial, and they must be tried within saxty days. Appeals may be had to the district court.

Immediately on return of appraisement and approval of assignee's bond he shall proceed to sell the assigned testate in the same manner as sales on execution. The sale of real estate shall be confirmed by the district court. Creditors, at their first meeting, may direct that personal property assigned be sold at private sale; but private sale shall not continue for more than sixty days.

Upon the sale of any portion of the estate, assignee shall make report to the county court and shall so report on the first of each calendar month. At the expiration of three months from date of appraisement, or sooner, if there are sufficient funds, the county court shall order d stribution and fix the rate per cent, and may enforce its orders by imprisonment. As soon as the entire estate is converted into money he shall order final distribution.

Payment shall be made—i. Taxes, etc. 2. Fees of court and officers. 3. Preferred claims. 4. Claims filed. After final distribution notice of final hearing and discharge of assignee shall be given.

(The cost and fee bill is set out in full, and is very moderate in amount.)

1. Every assignment shall be void against creditors if it prefer a debt, except for wages for labor, not more than \$100 to a person. 2. If it require a creditor to release. 3. If it reserve any interest. 4. If it confers powers on assignee different from the statute.

If the assignor shall have made any fraudulent conveyance or transfers, a majority of the creditors may direct the assignee to proceed and recover the same

The county judge may at any time cite the assignee to account, and may remove him for cause.

An assignment, or the fact that the credit or has proven his claim against an assigned estate, shall not effect his right to pursue his remedy at law or in equity to collect his claim, nor will it prevent his attacking the validity of the assignment.

The county court may order the assignor to appear and answer, under oath, all questions concerning the matter of the assignment and the property of the assignor, and may compel the delivery of any property, etc., by imprisonment. The county court may, upon showing, cite any person to answer as to any property of the assignor and compel them to obey any order relative to the property of the assignee under their control.

Debts not due may be proven. The assignee shall have power to sue and recover money or property due the estate.

Full jurisdiction is given to the county court to execute the provison of this act.

If a person insolvent, or in contemplation of insolvency, within thirty days prior to making an assignment, transfers or conveys any of his property to a person who has reasonable cause to believe him insolvent, etc., and that such sale or transfer is made to hinder or defeat the operation of this act, such transfer shall be void.

If, under the same circumstances, he gives preference to a creditor, or permits his property to be attached or seized within thirty days before making an assignment, for like purpose, and to a person with like knowledge, such preference or seizure shall be void.

Nothing in this act shall prevent the payment or securing of a debt for wages not exceeding \$100, or paying or securing a debt created within nine months prior to assignment, or securing a liability created in good faith simultaneously with giving the security.

Secreting property, secreting, mutilating or falsifying books, fraudulent transfers of property in fraud of this act, squandering the estate at gaming,

committing frauds upon the creditors or estate within three months prior to making an assignment, shall be deemed a fraudulent evasion of this act, and punished by imprisonment in the penitentiary for not more than seven years.

Attachment.—Process of attachment may issue against a defendant who, I. Is a non-resident or foreign corporation. 2. Has absconded with intent to defraud. 3. Has left his country to avoid service. 4. Conceals himself to avoid service. 5. Is about to remove property with intent to defraud. 6. Is about to convert his property into money for the purpose of placing it beyond reach. 7. Has property which he conceals. 8. Has removed or disposed of his property with intent to defraud. 9. Has fraudulently contracted the debt or incurred the liability for which suit is brought.

Attachment may issue as an original process, or auxiliary to a suit already brought, and may be dissolved on motion and affidavits. Attachment bonds are required to be double the amount of plaintiff's claim. The statute pro-

vides for garnishment proceedings.

Chattel Mortgages — Must be in writing, and the mortgage, or a copy thereof, filed in the office of the county clerk. (It need not be recorded or acknowledged). A mortgage containing power to foreclose by sale should be acknowledged and recorded.

A sale or mortgage of personal property, unaccompanied by immediate delivery, is, by statute, presumed to be fraudulent: but it may be shown to be bona fide. A mortgage of a stock of goods, with power left in the mortgage to sell, is absolutely void.

Descent.—When a person shall die seized of an interest in lands for life of another or a fee estate therein, they shall descend subject to his debts, as

follows:

I. If he have no issue, one-half descends to his widow in fee, and one-half to his father and mother.

2. If he shall leave one child and widow, one-half shall descend to the child and one-half to the widow.

3. If he shall leave two or more children one-third shall descend to the widow and two-thirds in equal shares to the children of their issue.

4. If he leaves no father and no issue one-half descends to the widow in

fee and one-half to the mother.

5. If he leavs no mother but the father survive, one-half to the widow and one-half to the father.

6. And in case of the death of the father and mother their distributive share shall descend to the deceased's brothers and sisters in equal share to the lawful issue.

If he leaves no widow then shall descend to his children or their issue.

The same share of the real estate of the deceased wife shall in like manner be set apart to her surviving husband.

The estates of dower and courtesy are abolished.

Exemptions.—There is except to a debtor his homestead, not exceeding in value \$2000. If farm lands, it shall not exceed one hundred and sixty acres; if town or city lots, they shall not exceed one-half acre; or if town or city property not laid out in lots, it shall not exceed twenty acres. All heads of families who have no homestead shall have exempt \$500 in personal To the head of a family resident of the State shall be exempt the family Bible, family pictures, school books and library; necessary wearing apparel of family; stoves put up and kept for the use of the family, not exeeeding four; cooking utensils and all other household furniture not herein mentioned and not exceeding \$100 worth; one cow, three hogs, and pigs under six month old; and if actually engaged in farming, the debtor, in addition to the above, shall have exempt one yoke of oxen or a span of horses; ten sheep and the wool thereon, manufactured or not; feed for exempt stock for three month; a wagon, cart or dray; two plows and a drag; the necessary growing crop for team; food and fuel for family for six months. The tools of a mechanic and the library and implements of a professional man are exempt, provided that husband and wife shall be jointly liable for necessaries for family, and only \$500 shall be exempt to both husband and wife.

Interest,—Is fixed by law, All demands draw seven per cent, from ma-

NEVADA.

turity; but parties may contract for any rate not exceeding ten per cent. Usury forfeits a'l interest. Unsettled accounts draw interest at seven per cent, from six months after the date of the last item.

Jurisdiction of Courts.—District courts have general original and appellate jurisdiction. County courts are courts of probate and have jurisdiction in civil actions to the extent of \$1000; also the jurisdiction of justices of the peace, and original jurisdiction in all cases of general assignments. Justices of the peace in action on notes, bills and written promises to \$200. In actions brought in district court on matters within the jurisdiction of a justice of the peace, plaintiff cannot recover costs. Appeals lie from justice and county courts to district court.

Married Women.—Married woman can bargain, sell and enter into contracts with reference to their separate property, real and personal, the same as a married man; can sue and be sued; and her separate property is not subject to the disposal of her husband or liable for his debts; property of married women liable for necessaries furnished to family. In dealing with a married woman it must be explicitly stated and understood that her separate estate is to be bound.

Statute of Limitations.—Real actions and foreclosure of mortgages must be brought within ten years from the time cause of action accrued; actions for forcible entry and detainer, within one year; actions on any agreement, contract or promise in written or foreign judgment, five years; on unwritten contracts and accounts, four years. Actions barred by the laws of any other State or Territory in the United States shall be deemed barred here. Absence from the State or concealment of the defendant shall be deducted from the period of limitation.

Stay of Execution.—Judgments in justices' courts may be stayed as follows: \$10 and under sixty days; \$10 to \$50, ninety days; \$50 to \$100, six months; \$100 to \$200, nine months. Judgments in the district court may be stayed on all sums exceeding \$100, nine months. (No stry after appeal). To stay execution defendant must enter into an undertaking, with good security, to perform the judgment; except in foreclosure cases and cases affecting the title to real estate, stay will be granted without bond.

LAWS OF NEVADA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by S. D. King, Attorney-at-Law, Reno, Nev.

Actions.—There is but one form of action in this State, which is commenced by filing a complaint with the clerk of the court in which the action is brought.

After summons is served, if served within the county, the defendant has ten days in which to answer. If served in another county, but within the district, the defendant has twenty days; and in all other cases the defendant has forty days in which to answer.

The summons may be issued at any time within one year after filing the complaint.

Attachment —The plaintiff, at the time of issuing the summons, or at any time thereafter, may have the property of the defendant attached as security for the satisfaction of any judgment that may be recovered in any action upon a contract for the direct payment of money made, or by the terms thereof, payable in this State, which is not secured by a lien or mortgage on property situated or being in this State, or in case of fraudulent conversion or concealment of property, or fraud in contracting of debt, or fraudulent departure from State.

Also, in actions upon contract against a defendant not residing in this State.

But before a writ of attachment can issue an affidavit must be made by the plaintiff, or by some one on his behalf, which shall be filed with the clerk or justice, and which shall show that the defendant is indebted to the plaintiff as above; that the sum for which the attachment is asked is a bona fde debt, due and owing from defendant to plaintiff, and that the attachment is not sought to hinder, delay or defraud any creditor of the defendant.

The plaintiff is also required to give an undertaking, with two sureties, residents and freeholders in the county in which suit is brought, and in a sum not less than \$200, to cover costs and damages which the defendant may sustain, providing the plaintiff fails to recover judgment against the defendant.

In case of fraud an attachment may also issue.

Chattel Mortgages.—In order that a chattel mortgage on personal property be valid, the possession of the property mortgaged must forthwith be delivered to and retained by the mortgage, provided that a chattel mortgage of growing crops or other property will be valid without such possession if the mortgage instrument be executed, acknowledged and recorded. No such mortgage by record for less sum than \$100.

Chattel mortgages may be foreclosed by action at any time after the debt

becomes due, and before it is barred by the statute of limitations.

Executions.—An execution may issue at any time within six years after the entry of judgment, unless a stay be granted, and is returnable at any time not less than ten nor more than sixty days after its receipt by the sheriff or constable.

Executions may be issued to the sheriff of any county in the State and different executions may be issued at the same time to different countries

Exemptions.—The following property is exempt from execution -Chairs, tables, desks and books belonging to the judgment debtor, to the value of \$100; necessary household and kitchen furniture belonging to the judgment debtor, including wearing apparel, provisions and fire-wood sufficient for one month and necessary for individual or family use; farming utensils; two oxen or two horses or two mules, with the harness for same, and one cart or wagon, and two cows, with food for such animals for one month; also, all seed-grain or vegetables on hand for the purpose of sowing or planting at any time within the ensuing six months, not exceeding in value \$200; the tools or instruments necessary to carry on the trade or necessary in the exercise of the profession of the judgment debtor, together with the professional libraries of ministers of the gospel, attorneys-at-law and physicians; the cabin or dwelling of a miner, not exceeding in value the sum of \$500 (unless it be homestead); also the tools, implements and appliances necessary for carrying on any kind of mining operations, and not exceeding in value the aggregate sum of \$500; and also two horses, mules or oxen, with their harness, and food for one month, necessary to be used by a miner in working his mine, as on a whim, windlass car or hoisting apparatus; two oxen, horses or mules, with their harness, and one cart or wagon, by the use of which a peddler, cartman, teamster or other laborer habitually earns his living; and one horse and vehicle, used in making professional visits; and food for such oxen, horses or mules for one month; one sewing machine in actual use by the debtor or his family; all fire engines and apparatus belonging thereto, and all furniture, implements, uniforms and other property belonging to a fire company organized or existing under the laws of this State; all public property, both real and personal, cemeteries, town halls, etc., owned or held by any town or incorporated city.

But no article no species of property shall be exempt from execution issued upon a judgment recovered for its price or upon a mortgage thereon.

The earnings of a judgment debtor, not exceeding \$50, for personal services within thirty days preceding the issue of execution, are exempt, if necessary either for his own support or the support of his family.

Homesteads. – The homestead consisting of a quantity of land, together with the dwelling-house thereon, and its appurtenances, not exceeding in value the sum of \$5000, may be selected by either the husband or wife, or other head of a family, and shall not be subject to forced sale or execution, except to enforce payment of the purchase money for such premises, or for improvements made thereon, or for legal taxes imposed thereon, or for the payment of any mortgage thereon duly executed and given by the husband and wife, when that relation exists.

Interest.—Seven per cent is the legal rate of interest, and may be recovered on all moneys after they become due, but any rate of interest may be agreed upon by parties and may be recovered, providing the agreement

be in writing.

When a judgment is recovered upon an instrument in writing bearing conventional rate of interest, the original claim continues to bear the original rate of interest.

By our statute the rate of interest after breach of contract is the same as

that fixed by the contract before breach.

Our statute does not sanction compound interest.

Judgment.—A judgment in a district court in this State becomes a lien on the real estate within the county, and not exempt from execution of the judgment debtor from the time it is docketed, and remains a lien for two years.

A judgment in a justice's court also becomes a lien on the real estate of the judgment debtor, upon filing and recording in the office of the county recorder for the county in which the judgment is rendered a certified copy of such judgment.

A judgment may be renewed by suit at any time before the expiration of

six years from the rendering of same.

Limitations of Actions.—No cause of action founded upon the title to real property, or to the rents or profits of same shall be effectual unless the person prosecuting the action, or under whose title the action is prosecuted, or the ancestor, predecessor or grantor of such person, was seized or possessed of the premises in question within five years before the committing of the act in respect to which the action is prosecuted. Except that actions brought for the recovery of, or for the recovery of the possession of mining claims, must be brought within two years from the time that the plaintiff was, or those through whom he claims were, seized or possessed of the property in question.

Actions other than those for the recovery of real property can only be commenced as follows:—

Within six years, an action upon a judgment or decree of any court of the United States, or any State or Territory of the United States; an action upon a contract, obligation or liability founded upon an instrument in writing.

Within four years an action on an open account for goods, wares and merchandise sold and delivered; an action for any article charged in a store account; an action upon a contract, obligation or liability not founded upon an instrument in witting.

Within three years, an action upon a liability created by statute, other than a penalty or forfeiture; an action for trespass upon real property; an action for taking, detaining or injuring any goods or chattels, including actions for the specific recovery of personal property; an action for relief on the ground of fraud; time to run from the date of the discovery of the fraud by the party aggrieved.

Within two years, an action against a sheriff, coroner or constable upon the liability incurred by the doing of an act in his official capacity and in virtue of his office, or by the omission of an official duty, including the non-payment of money collected upon execution; an action for libel, slander, assault, battery or false imprisonment; an action upon a statue for a forfeiture or penalty to the State; an action against a sheriff or other officer for the escape of a prisoner arrested or imprisoned on civil process.

In actions on accounts, time dates from the last item charged or last credit

given.

Married Women.—All property of the wife, owned by her before marriage, and that acquired by her after marriage, either by gift, devise, bequest of descent, with the rents, issues and profits thereof, is her separate property and not liable for the debts of her husband, but it is liable for the husband's support, if he, through sickness, is unable to support himself

All property acquired by either husband or wife after marriage, except acquired as above, is community property, subject to the management and control of the husband during his life, with absolute power of disposition, and at his death only one-half the community is subject to his testamentary disposi-

tion; the other half goes to his wife

A married woman has the same power over her separate property as a feme-sole.

The earnings of the wife are not liable for the debts of the husband, nor in the separate property of the husband liable for the debts of the wife contracted before marriage, but the community property is.

A power of attorney or any conveyance conveying or affecting real property, executed by a married woman, has no validity unless it be acknowledged

by her as provided by the laws of the State. (See Deeds).

A married woman may, on complying with certain provisions of the legislature, transact business in her own name as *sole* trader, and as such may sue and be sued in her own name.

LAWS OF NEW HAMPSHIRE.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Leach & Stevens, Attorneys-at-Law. Concord, New Hampshire.

Acknowledgments.—Of deeds and mortgages of real estate may be before a justice of the peace, notary public or commissioner. Two witnesses are required.

Actions.—Real actions and foreclosures must be brought in county where land is situate. Other actions in the county where one of the parties reside. Parties are not entitled to jury trial where less than \$100 is in controversy.

Arrest.—For debt allowed only when plaintiff, or his attorney, makes affidavit that in his belief the defendant conceals his property, or is about to leave

the State to avoid payment of his debts.

Assignment.—Must be for the benefit of all creditors, and no preferences except for wages due during a period of six months prior to assignment. May be voluntary by debtor, or if debtor owes \$300 and has not property sufficient to pay his debts, he may be compelled to assign upon petition of creditors to whom there is due \$300 or more. Estate to be closed and final distribution to be made within one year from date of assignment. A discharge is in full.

Attachment.—Of any property not exempt may be made on writ where action is begun, and if perishable or expensive to keep may be sold on four days notice. Property of money in hands of third person may be secured by

trustee process when action is commenced.

Exemptions.—Homestead to wife, widow and minor children to amount of \$500; household furniture to value of \$100, wearing apparel and bedding; one horse or yoke of oxen, one cow; tools of occupation to value of \$100; wages due for labor to amount of \$20 on trustee process against any bill except for necessaries.

Interest.—Legal rate six per cent. Higher rate usurious. Penalty for usury three times the excess above legal interest to any person suing therefor. Interest allowed on accounts over due from the time payment is demanded.

Judgments.—Are not a lien on property. Execution may issue twentyfour hours after, and at anytime within two years. Personal property may be sold on execution in four days, and real estate levied on immediately, subject to right of one year's redemption.

Jurisdiction.—Claims over \$13.33 must be sued in supreme court, except in places having police courts, which have jurisdiction under \$100. Probate

courts exist in each county, with usual jurisdiction.

Limitation of Actions.—On accounts and notes, six years; judgments and notes secured by real estate mortgages, twenty years, time for debtor's absence from State excluded. Debt revived by verbal promise to pay.

Lien (Actions can). Against estates of deceased persons, if settled as insolvent, must be presented to a commissioner within six months, otherwise claim must be presented to administrator within one year, and action begun

within three years.

Mortgages.—Chattel require seal, one witness and a form of oath prescribed by statute, subscribed by mortgagee and mortgagor, and sworn to before a magistrate. Real estate mortgages require two witnesses, seal and acknowledgment before a justice of the peace. Chattel recorded in town of mortgagor's residence. If mortgagor lives out of State, in town where property is,

Married Women.—May hold and own property, and make any contract,

as if sole, except they cannot be surety or guarantor for their husbands.

Sales (Conditional.)—When lien is reserved by vendor, to preserve against attaching creditors, there must be a memorandum in writing, signed by pur chaser, recorded in office of clerk of town where purchaser resides, if he lives in this State, otherwise in town where vendor resides, within ten days after delivery of the property. Both vendor and purchaser must subscribe oath that the sale is bona fide in form prescribed by statute.

Wills require three witnesses, no seal required.

LAWS OF NEW JERSEY.

Summary of Collection Laws, compiled for Boyer's Legal Directory by James B. Nixon, Attorney-at-Law, Atlantic City, New Jersey.

Acknowledgments.—May be made by the executing parties or proven by one of the subscribing witnesses before the chancellor or a commissioner of deeds, justice of the supreme court, master in chancery, or judge of the common pleas; without the State, before the chief justice or an associate justice of the supreme court of the United States, or a circuit or district judge thereof, or a judge or justice of the supreme or superior court of the State, district or Territory, or before any mayor or chief magistrate of any city, or before a judge of a court of common pleas or county court of such State, district or Territory, or commissioner of the State of New Jersey, or any officer authorized by the State to take acknowledgments of land lying in that State. In case the acknowledgments are made before the mayor or chief magistrate, the certificate must be attested by the seal of the city; if before a judge of the court of common pleas or county court or other officer, it must be attested by the seal of such court and certified by the clerk of such court. In foreign countries acknowledgment or proof may be made before any court of law, mayor or chief magistrate, or any ambassador, consul or other representative of the United States.

Form of acknowledgment—

State of—— }

Be it remembered, that on this —— day of ——, in the year one thousand eight hundred and ——, before me, the subscriber, a ——, personal-

ly appeared A. B. and C. D., his wife, who, I am satisfied, are the grantors in the within indentures named (as the case may be), and I have first made known to them the contents thereof, they did thereupon each acknowledge that they signed, sealed and delivered the same as their voluntary act and deed for the uses and purposes therein expressed. And the said C. D., wife as aforesaid, being by me privately examined, separate and apart from her said husband, did further acknowledge that she signed, sealed and delivered the same as her voluntary act and deed, freely, without any fear, threats or compulsion of her said husband.

Assignments.—By debtors for benefit of creditors must be without preference, all others being void. A sworn inventory must be annexed to and filed with deed of assignment. A bond in double the amount of assets must be entered into by the assignees with two sufficient sureties, approved by and filed with the orphans' court of the county in which said debtor resides. Wages of clerks, servants, workmen and laborers, not exceeding \$300 to any one person, and rent not exceeding one year, are preferred debts. All claims must be sworn to and filed with assignee within three months from the date of assignment.

Creditors who do not exhibit claims within the legal time are barred of a dividend, unless the estate is able to pay more than the claims filed or other

property is discovered, but they may sue the debtor thereafter.

Creditors who file claims for a dividend are barred forever from suing, unless they prove fraud by the debtor. Claims to grow due may be filed with rebate of interest.

A final account must be rendered within one year from date of assignment, unless further time be allowed by court.

The insolvent laws provide for the discharge of a person under arrest for detection damages on his delivering up all his real and personal property to his creditors.

Attachments.—A creditor may attach the property of a non-resident or absconding debtor by making oath to the fact, before any officer authorized to administer oaths, of the amount claimed to be due. Attachments may be issued from any justice's court to any amount not exceeding \$200; attachments from justice's court does not affect real estate. Attachments in the higher courts are for the benefit of all applying creditors. An attachment from a higher court is a supersedeas to all attachments issued by a justice of the peace, and undetermined at the time of service of the writ, and the sheriff may, under such writ from a higher court, take into his possession all goods and chattels attached by a constable, the same as if the writ issued by the justice had not been served, and the plaintiff in attachment in justice's court is placed in the position of an applying creditor, and will receive in proportion with other applying creditors. When an attachment in justice's court is superseded by one from a higher court the costs incurred in justice's court are to be first paid out of the property so taken. A non-resident creditor is entitled to all the benefits and privileges of the act.

Bills and Notes.—Notes must be protested to hold endorser responsible. Prommissory notes to another or order or bearer are transferable, and an action may be maintained by an endorsee. Inland bills of exchange are governed by the same laws as foreign bills as to protest, etc. Judgment notes are not recognized.

All checks, notes, bills of exchange, drafts, etc., other than those drawn

upon banks at sight or demand, have three days' grace.

Chattel Mortgages.—Not accompanied by immediate delivery, and followed by an actual and continued change of possession of the chattels mortgaged, are absolutely void against creditors and subsequent bona fide purchasers and mortgagees, unless the mortgage be recorded in the office of the clerk or register of the county where the mortgage reside, or, if a non-resident, where the chattels shall then be. The mortgage must be acknowledged, the same as a deed or mortgage on real estate, and must have with it an affidavit of the mortgagee, or his agent or attorney, showing the consideration, and the amount due and to grow due thereon. It is valid against the mortgagor and his creditors and against all subsequent purchasers and mortgagees until cancelled of record.

Claims Agair st Estates of Deceased Persons.—The surrogate of the county in which deceased resided may grant letters testamentary and letters of administration, except in case of disputes. All administrators and executors in certain cases, when so required-must give bond, with sureties, for the faithful discharge of the trust. An inventory of the goods, chattels and credits of the estate must be filed in the surrogate's office within three months, and an account of the administration within twelve months. No suit, except for funeral expenses, shall be brought against an executor or administrator within six months after granting of letters, unless on suggestion of fraud to the satisfaction of the court in which suit is intended to be brought. Claims against estates must be presented to executor or administrator within nine months from the time of granting letters, or, in insolvent estates, by special order of the court, may be required to be presented within six months, or be barred from any action against the executor or administrator. Disputed claims must be sued for within three months from time of notice given that claim is disputed. Debts payable in future may be presented for allowance, with rebate in interest, when interest is not accruing thereon. Costs of administration, funeral expenses, physician's bill during last sickness and judgments entered of record against decedent in his lifetime, have preference and are to be first paid.

Commercial Travelers—are not required to be licensed, but hawkers and

peddlers must take out licenses.

Costs.—A non-resident plaintiff, if required, before issue joined must give freehold security for costs, to the amount of \$100. In lieu of the bond for costs, plaintiff may deposit \$100 with the clerk of the court. No security for costs is required in district or justice's court.

Courts.—United States Circuit Court—held in Trenton, fourth Tuesday in

March and September.

United States District Court—held in Trenton, third Tuesday in January, April, June and September.

Court of Errors and Appeals-held in Trenton, first Tuesday in March,

third Tuesday in June and November.

Supreme Court-held in Trenton, third Tuesday in February, first Tuesday in June and November.

Court of Chancery-held in Trenton, first Tuesday in February, third Tues-

day in May and October.

The State is divided into nine judicial districts, one of the justices of the

supreme court presiding over the court of each district as follows:-

First District-Hon. Alfred Reed-Cape May county, held at Cape May Court House, fourth Tuesday in April and September and third Tuesday in December; Cumberland county, held at Bridgeton first Tuesday in January, May and October; Salem county, held in Salem, third Tuesday in January, May and October; Atlantic county, held in Mays Landing, second Tuesday in April, September and December.

Second District-Hon. Charles G. Garrison-Gloucester county, held in Woodbury, first Tuesday in April, second Tuesday in September and December; Camden county, held in Camden, second Tuesday in January and October, first Tuesday in May; Burlington county, held in Mt. Holly, third

Tuesday in April and December, fourth Tuesday in September.

Third District—Chief Justice Mercer Beasley—Mercer county, held in Trenton, third Tuesday in January, second Tuesday in May and October; Hunterdon county, held in Flemington, second Tuesday in April, September and December; Warren county, held in Belvidere, tourth Tuesday in April and September, first Tuesday after fourth Tuesday in December.

Fourth District-Hon. Edward W. Scudder-Middlesex county, held in New Brunswick, first Tuesday in April, second Tuesday in September and December; Monmouth county, held in Freehold, first Tuesday after first

day of January, first Tuesday in May and October.

Fifth District-Hon, William I. Magie-Somerset county, held in Somerville, third Tuesday in April, fourth Tuesday in September and December; Morris County, held in Morristown, third Tuesday in January, first Tuesday in May and second Tuesday in October; Sussex county, held in Newton, first Tuesday in April, second Tuesday in September and first Tuesday in December.

Sixth District—Hon. Jonathan Dixon—Bergen county, held in Hackensack, first Tuesday in April, second Tuesday in September and December; Passaic county, held in Patterson, first Tuesday after first day of January, fourth Tuesday in April and September.

Seventh District—Hon. David A. Depue—Essex county, held in Newark,

first Tuesday in April, second Tuesday in September and December.

Eighth District—Hon. Manning M. Knapp—Hudson county, held in Jersey City, first Tuesday in April, second Tuesday in September and December.

Ninth District—Bennett Van Syckel—Union county, held in Elizabeth, first Tuesday in January, May and October; Ocean county, held in Toms River, second Tuesday in April, first Tuesday in September and second Tuesday in December.

The courts are always open for the return of writs. The circuit court has jurisdiction in all actions to any amount exceeding \$100. Justices of the peace have jurisdiction where the amount in dispute does not exceed \$200. Where the amount exceeds \$100 suit is usually brought in the circuit court, and if it exceeds \$200 suit may be brought in the supreme court. District courts are established in all cities having twenty thousand or more population, viz.: Jersey City, Hoboken, Paterson, Newark, Elizabeth, Trenton and Camden. These courts have jurisdiction for all amounts not exceeding \$300. The proceedings are similar to those in justices' courts. The court of chancery and circuit courts have jurisdiction in the foreclosure of mortgages. The time required to effect a sale under foreclosure is about six months. Defendant may obtain a stay of execution for three months additional.

Deeds.—The common law forms are used. The word "heirs" is necessary to convey a fee. Deeds are valid without a seal, a scroll being sufficient. But one witness is necessary. They must be recorded within fifteen days, in order to be valid against a subsequent purchaser, mortgagee or judgment

creditor not having notice.

Evidence.—No person is disqualified as a witness by reason of his interest in the suit as a party or otherwise, but no party shall be a witness when the opposite party sues or is sued, in a representative capacity, to prove any transaction with or statement by any testator or intestate represented in such action, unless the party in a representative capacity is called on as a witness in his own behalf. Deposition of a material witness in a civil suit, who is ancient or very infirm, sick, or about to go out of the State, may be taken debene esse, on notice to opposite party, before a proper officer. Deposition of a material witness residing out of the State may be taken under a commission issued out of the court. Interrogatories for the examination of such witness shall be annexed to the commission.

Executions.—In justices' or district court, if defendant appear on return day of summons, or before execution is issued, and procure a good and sufficient freeholder, resident in the county, to join with him in a confession of judgment, execution may be stayed—when the amount is between \$5 to \$15, one month; between \$15 and \$60, three months; over \$60, six months. There is no stayof execution in the higher courts. Goods and chattels must be advertised five days, and lands from four weeks to two months, before sale,

Exemption.—All goods and chattels, not exceeding in value \$200 exclusive of wearing apparel, and all wearing apparel, the property of any debtor having a family residing in this State, are exempt from distress for rent or sale under execution, except for the purchase money or under pro-

cess issued for collection of taxes.

Frauds and Perjuries, Statutes of.—A promise in writing is necessary in the following cases: Promise by an executor or administrator to answer any debt or damage out of his own estate; to charge a defendant to answer for the debt, default or miscarriage of another; to charge any person upon any agreement made in consideration of marriage, or upon any agreement not to be performed within one year. The writing must be signed by the person to be charged or by an agent, lawfully authorized. A written contract is

necessary for the sale of lands or any interest in them. Every contract for sale of goods and chattels, wares and merchandise, for the price of \$30 or upwards, shall be void unless (1) a note or memorandum be made in writing and signed by the party to be charged, or his authorized agent; (2) unless the buyer accept and actually receive part of the goods so sold; (3) unless the buyer shall give something in earnest to bind the bargain, or pay some part of the purchase-money. No action shall be maintained to charge any person upon any promise made after full age to pay any debt contracted during infancy, to which infancy would be a defence, or to charge a person discharged as a bankrupt under the laws of the United States, upon a promise made after such discharge, to pay any debt or demand from which he was released by such discharge, unless the promise be in writing, signed by the party to be charged therewith. A broker or real estate agent shall not be entitled to any commission for selling or exchanging lands for or on account of the owner, unless the author ty for selling or exchanging be in writing, signed by the owner or his authorized agent, and the rate of commission stated in such authority.

Heirs and Devisees.—Are liable for the debts of ancestors to the extent of land, tenements, hereditaments and profits of the same, descended or devised to them.

Installment Leases.—Of goods and chattels are void as against subsequent purchasers and mortgagees in good faith, unless the contract for sale, with the conditions and reservations therein, shall be acknowledged and recorded in same manner as deeds are acknowledged and recorded, and when so acknowledged and recorded, are valid against the creditors of the person contracting to buy, and against subsequent purchasers and mortgagees, from the time of the recording thereof, until the same is cancelled of record.

Interest.—The rate of interest since July 4, 1878, is six per cent.; previous to that time it was seven per cent. If usurious contract be made the lender can only recover the amount actually lent, without interest or cost of suit. If any premium or illegal interest shall have been paid, the sum so paid shall be deducted from the debt, and recovery had for the balance only. Usurious contracts in Monmouth county, made since July 4, 1875, are utterly void, principal and interest being forfeited.

Judgments.—May be obtained in supreme or circuit courts in from ten to forty days from commencement of suit, where no defence is made; in district or justice's court, in five days. Judgments become a lien upon lands from date of actual entry, and remain good for twenty years. Where there are several judgments against the same defendant, priority is governed by date of levy under execution. Judgments recovered in justices' or district court must be docketed in order to become a lien on real estate. Judgments recovered or docketed in supreme court are a lien on all of defendant's real estate in the State.

Legal Holidays.—Are (besides Sundays) January 1st, February 22d, May 30th, July 4th, Election day, Thanksgiving Day, December 25th and Labor Day.

Liens.—Buildings, including the lots on which they stand, are liable for the work done, or materia's 'turnished, in their construction or repair. The claim therefore must be filed in the clerk's office and summons issued within one year after labor is performed or materials furnished When building is erected by contract, duly filed, the building is liable to the contractor's lien only, provided that when the contractor shall refuse to pay any person who furnished materials, or any laborer, workman, etc., the amount due to him, such person may give notice in writing to the owner of such refusal, and of the amount so due, and the owner shall thereupon be authorized to retain the amount so due out of the amount owing by him to such contractor, giving him written notice of such notice and demand, and if the claim be not settled by the contractor, the owner, on being satisfied of the correctness of the demand, shall pay the same, and the receipt of the laborer, etc., shall entitle the owner to an allowance therefor, in the settlement between him and the contractor, as so much paid on account. When the build-

ing is erected by any person other than the owner of the land, consent in writing must be had from the land owner, which writing must be duly acknowledged and recorded in order to hold the land liable. All hotel, inn and boarding-housekeepers shall have a lien on all baggage and property belonging to boarders and lodgers at said hotel, for the amount of their bill due to the proprietor thereof, for the hire of rooms or board in said hotel, inn or boarding-house, and shall have the right, without the process of law, to retain the same until the amount of indebtedness is discharged. After six months the property so held may be sold at public auction, on three days' notice. Livery stable, boarding and exchange stable keepers have a lien on all horses and other animals left with them in livery, board, sale or exchange, also upon all carriages, wagons, sleighs and harness left with them for storage, sale or exchange, for the amount of bill due the proprietor of such stable for the keep of such horse or other animal, and also for such storage, and may retain the same, without process of law, until such indebtedness is discharged, and may, after the expiration of thirty days, sell the same upon giving two weeks' notice in newspaper and five days' notice set up in public places. Debts contracted by the master, owner, agent or consignee of any ship or vesssel within this State, for work done or materials or articles furnished in this State, for or towards the building, repairing, fitting, furnishing, etc., such ship or vessel; for provisions and stores furnished within the State, for the use of such vessel at the time when the same were furnished; for wharfage and expenses of keeping such vessel in port, including the expense incurred in employing persons to watch her, shall be a lien upon such ship or vessel, her tackle, apparel and furniture, for nine months after the debt was contracted, and shall be preferred to all other claims thereon, except for mariners' wages.

Limitations of Actions.—All actions founded upon contract not under seal, six years; actions upon sealed instruments, sixteen years; judgments, twenty years; where there are payments, time runs from date of last payment A new promise will not deprive debtor of the benefit of this act, unless in

writing.

Married Women.—A married woman may hold and control her separate property, real and personal, make and carry out her own contracts, and carry on business in her own name, the same as if unmarried, but she cannot become an accommodation endorser, guarantor or surety, or be liable to pay for the debt or default of another; she cannot execute deed or mortgage on real estate unless her husband joins in conveyance; she may devise real or personal estate by will, but not including her husband's interest in the same. She may sue or be sued in her own name, but her husband shall not be liable for any debts contracted by her, in her own name, before or after marriage.

Practice.—Common law, modified by statute.

Rent.—The landlord his agent or attorney, may seize and distrain the property of the tenant upon the premises for rent due, and may also take and seize such goods as may have been conveyed away or carried off such premises within the space of thirty days next after such conveying away, provided the same shall not have been bona fide sold; and after notice, appraisment and advertisement, the sheriff or constable may sell the same to pay and satisfy the same rent, provided that not more than one year's rent in arrears shall be distrained for, and that the distress shall be made within six months after the same shall become due, or that, where the rent is payable in instalments, the distress shall be made within six months after the year's rent shall have become due.

Replevin.—Personal property may be replevined by the owner or other person entitled to the possession of it. The plaintiff, with two responsible persons as sureties, must execute a bond to the sheriff in double the value of the property claimed. The defendant can retain the goods in his possession by giving like security.

Reports.—There are two series, the common law reports and the equity reports. The latest Digest is "Stewart's Digest of the Law and Equity Reports," published in 1876. (Supplement, 1887.)

Statutes.—The revision of the statutes of New Jersey, published under the authority of the Legislature, contains the public laws in force January 1, 1878. (Supplement, 1887.)

Suits.—Suits may be begun by attachment, summons or capias. All summonses may be made returnable in two days, if served personally; six days if left at defendant's dwelling or usual place of abode. Served by publication in equity cases only, capias can only be issued upon satisfactory proof—

I. That the defendant is about to remove any of his property out of the

jurisdiction of the court, with intent to defraud his creditors.

2. That he has property or rights in action which he fraudulently conceals.3. That he has assigned, removed or disposed of (or is about so to do) his

property, with intent to defraud his creditors.

4. That the defendant fraudulently contracted the debt or incurred the ob-

ligation. A female cannot be arrested upon a civil process.

Every issue in the supreme court shall be tried in the county where the lands in question are situate or the cause of action has arisen, unless the court, upon motion, orders the trial to be at the bar of the supreme court, which shall only be done where the matter in dispute shall be of the value of \$3000. An action merely transitory shall be tried in the county where the cause of action arose, or the plaintiff or defendant resides. In supreme court causes, venue may be changed by order of the court.

Taxes.—Are a first and paramount lien over all encumbrances on land for two years, and if unpaid for six months after the same are payable, the land may be sold for the shortest term that any person will take the same and agree to pay such taxes, interest, costs, etc. The owner may redeem within two years by paying the amount paid by the purchaser, with twelve per cent.

interest.

Wills.—Any person of full age and sound mind may make a will disposing of his real and personal property. The will must be in writing, and signed in the presence of two attesting witnesses, no one of whom shall be interested in the devise or bequest, who must also sign in the presence of a testator and of each other. Nuncupative wills, when the estate exceeds \$80, must be proved by the oath of at least three witnesses, who were present at the making thereof, who must state that they were requested by the testator to bear witness thereto at the time of pronouncing the same. It must have been made in the testator's last sickness, in his own habitation or dwelling, or where he has been previously resident for at least ten days, except where such person was surprised or taken sick, being from his or her own home, and died before he or she returned to the place of his or her dwelling. It shall not be proved after six months from the making, except the testimory or substance thereof were committed to writing within six days after the making of said will.

LAWS OF NEW MEXICO.

Summary of Collection Laws compiled for Boyer's Legal Directory by William Breeden, Attorney-at-Law, Santa Fe, N. M.

Acknowledgments.—May be taken in the Territory before any judge, justice of the peace, notary public or clerk of court of record; and without the Territory, before a commissioner of deeds for New Mexico, or before the clerk or judge of any court of record.

The following form of acknowledgment of husband and wife fully com-

plies with the statute, and is in general use in New Mexico:-

 of the contents of said instrument, confessed upon examination, separate and apart from and independent of her said husband, that she signed, sealed and executed the same freely and voluntarily, for the purposes therein mentioned, without any compulsion or the illicit influence of her said husband.

Witness my hand and official seal the day and year last aforesaid.

Assignments for the Benefit of Creditors.—Section 1. Every sale, mortgage, or assignment made by debtors, and every judgment suffered by any defendant, or any act or device done or resorted to by a debtor in contemplation of insolvency and with the design to prefer one or more creditors to the exclusion in whole or in part of others, shall operate as an assignment and transfer of all the property and effects of such debtor and shall inure to the benefit of all his creditors (except as hereinafter provided) in proportion to the amount of their respective demands, including those which are future and contingent, but nothing in this act shall vitiate or affect any mortgage made in good faith to secure any debt or lability created simultaneously with such mortgage, if the same be lodged for record forthwith in the office of the county recorder where the property described therein shall be situated.

Sec. 2. All such transfers as are herein declared to inure to the benefit of creditors generally shall be subject to the control of courts of equity upon the bill of any person interested, filed within six months after the mortgage or transfer is legally lodged for record or the delivery of the property or effects

transferred.

Sec. 3. Any number of persons interested may unite as complainants in the bill of complaint; but it shall not be necessary to make any persons defendants, except the debtor and transferee; such bill of complaint shall state the amount of the debts of the defendant debtor, so far as known to the complainant and in such action the court shall make an order for such of the creditors of the defendant debtor as are not joined as defendants in the bill of complaint, to appear before a master to be appointed by the court and prove their claims before a certain day to be named in the order, notice of which shall be given by advertisement in a newspaper; or, if none be published in the county, then by such other mode as the court may judge best calculated to give such creditors actual notice of the order; and, in addition to the advertisement in a newspaper, the court may direct publication in other modes. A creditor appearing before the master and presenting his claim shall thereby become a party to the action and be concluded by the final judgment of the court allowing or rejecting his claim. Any creditor who shall fail to appear and prove his claim agreeable to such order, shall be precluded from participation in the distribution of the assets of the debtor hereinafter provided for.

Sec. 4. The court or judge may at any time pending the action and upon such terms as it shall be deemed proper, compel the transferee to surrender to a receiver of the court all property and effects in his possession or under his control; and it may make such orders respecting the property as courts of law are now allowed to make concerning attached property. And when it is decided that a sale, mortgage or assignment was made in contemplation of insolvency and with the design to prefer one or more creditors to the exclusion in whole or in part, of others, the court shall compel the debtor to surrender to such receiver all property and effects in his possession or under his control, except such property as is exempt from executions, to disclose the amount of his debts, the names and residence of his creditors, all offsets and defences to any claims against him, or any other matter which shall be deemed proper; and the court shall also compel every person who shall acquire by purchase, assignment or otherwise, any property or effects from such debtor, after the suit contemplated by this act shall have been instituted, to surrender the same to such receiver.

Sec, 5. The court may make distribution of the assets on hand from time to time and the decision of the court at the time of any distribution, allowing or disallowing any claim, shall be held final judgment and may be appealed from as another judgment.

Sec. 6. The court or judge may grant against such debtor a writ of ne exeat or attachment in chancery as for contempt, when it shall be made to

appear by affidavit that such writ or attachment is necessary to secure the surrender or disclosures provided for herein.

Sec. 7. The claims of creditors shall be verified by the oath of the creditor, his agent or attorney before any portion of the assets shall be received thereon.

Sec. 8. In any case of any voluntary assignment for the benefit of creditors, such assignment shall not become operative and the assignee shall not enter into the possession of the property assigned until he shall have executed a good and sufficient bond to the Territory of New Mexico in a sum to be fixed by the judge of the district court of the county of the assignor's residence, which sum shall not be less than double the value of the property assigned; which value shall be ascertained by proof satisfactory to such district judge before the approval of the bond, conditioned for the faithful performance of all his duties as such assignee, and for the payment to the parties entitled thereto, promptly and without delay of all sums of money which may come into his hands as such assignee. And any person aggrieved may maintain an action upon the said bond in his own name or in the name of the Territory on his relation in any district court of this Territory having jurisdiction.

Sec. 9. In case of any voluntary assignment referred to in Section 8, of this act, if the assignee shall fail, within twelve months, to settle up the estate of his assignor and distribute the proceeds thereof among the creditors entitled thereto, any creditor aggrieved may file a bill of complaint in any district court having jurisdiction of the subject matter and the parties to compel such settlement and distribution, and thereupon such suit shall proceed in the manner prescribed by this act for the proving of claims and the distribution of assets in cases of involuntary assignment.

Property exempt from execution does not pass to the assignee.

Attachments.—An attachment is commenced by filing with the clerk an affidavit setting up one of the statutory causes of attachment, which are non-residence, concealment, absconding or absenting of the debtor from his usual place of abode; removing property or effects out of the Territory, or traudulently concealing or disposing thereof; fraudulently conveying, assigning, concealing or disposing of the debtor's property; when the debt was contracted out of the Territory, and the debtor absconded or secretly removed his property into the Territory; when the debtor is a non-resident corporation and has no designated agent in the Territory; when the debt was fraudulently contracted, or credit obtained by false pretences.

Also a bond in double the amount claimed, payable to the Territory.

No distinction is made between residents and non-residents as to the right to bring attachment.

County commissioners have charge of all the county affairs, and meet every two months. We have no county courts, but have probate courts, having

jurisdiction of probate matters and guardianships.

Claims Against Estates of Deceased Per

Claims Against Estates of Deceased Persons.—Must be presented within one year, and suit can only be maintained thereon when commenced within eighteen months from administrator's appointment, and replevin can only be sustained when commenced within one year from the time the cause of action accrues.

Chattel Mortgages.—Statute provides that all property, except growing crops, may be mortgaged. Fo be valid, the instrument must be filed in the recorder's office, and is void at the expiration of one year, unless affidavit be made showing the amount still due and the interest of the mortgagee in the property.

Exemptions.—The head of a family is entitled to real estate to the value of \$1000, and there are a number of small exemptions of certain specified articles of personal property, not exceeding in the aggregate \$100.

Interest.—Limited by law to twelve per cent. Where none is agreed upon in writing, six per cent, is the legal rate, and on open accounts commences to run six months after the date of the last item.

Limitations.—Adverse possession of real estate under color of title for ten years gives title by prescription upon judgments of courts of record,

fifteen years; upon judgments of courts not of record, promissory note and other contract in writing, six years; upon open accounts, unwritten contracts; for injuries to and conversion of property, and for relief upon the ground of fraud, four years.

A cause of action upon contract is revived by a new promise or admission

that the debt is unpaid, in writing.

Married Women.—Hold their own property and earnings free from liabilities for her husband's debts, and may bind herelf by contract, with her husband's consent, same as if unmarried.

Suits.—Practice is the strict common law, and suits are commenced by filing declaration or bill with clerk of the court in which the suits are

brought.

Supreme Court.—Sits at Santa Fe, the capital, on the first Monday in

January of each year.

Terms of U. S. District court are held twice a year at Albuquerque, Santa Fe and Messilla. District courts semi-annually in each county.

LAWS OF NEW YORK.

Summary of Collection Laws, compiled for Boyer's Legal Directory by George R. Dutton, Attorney-at-Law, 167 Broadway, New York.

Acknowledgments.—To entitle a conveyance to be recorded, it must be acknowledged by the person executing it, or proved by a subscribing witness, if within the State, before either a justice of the supreme court, county judge, a mayor or recorder of a city, a justice of the peace, commissioner of deeds or notary public. If without the State, and within the United States, before either a justice of the United States supreme court, a judge or justice of the supreme, superior or circuit court of any State or Territory within the United States, or a judge of the circuit court of the United States in the District of Columbia, or before the mayor of any city, or before a commissioner appointed by the Governor of New York, resident in any State or Territory within the United States, or before any officer authorized by the laws of the State or Territory where the acknowledgment or proof is made, to take the acknowledgment or proof. If without the United States, before a consul, vice-consul, deputy consul, consular agent, vice-consular agent, commercial agent or vice-commercial agent of the United States government, or before a duly accredited minister plenipotentiary, a minister extraordinary, charge d'affaires of the United States, or before the mayor of London, mayor or chief magistrate of Liverpool or Dublin, the provost or chief magistrate of Edinburgh, or before a person specially authorized in a particular case by a commission, under the seal of the supreme court of this State, or before a commissioner duly appointed by the Governor of this State, for and resident in a foreign State or country; or, in addition to the foregoing, in Canada, before a judge of any court of record or the mayor of a city.

When an acknowledgment is taken without the State and within the United States, it must appear by the certificate of the officer taking it that he knew or had satisfactory evidence that the person making the acknowledgment is the person described in and who executed the instrument. A certificate under the hand and official seal of the clerk, register, recorder or prothonotary of the county in which the officer resides, or the clerk of a court of record having a seal must be added or annexed, that such officer, at the time of taking such proof or acknowledgment, was duly authorized to take the same, and that such clerk, register, recorder or prothonotary is well acquainted with the handwriting of such officer, and verily believes his signature to the

certificate or proof or acknowledgment is genuine.

If the acknowledgment is before an officer not specified above, who is authorized by the laws of the State or Territory to take acknowledgments or proofs, then the clerk shall further certify that the officer was, at the time of taking such proof or acknowledgment, duly authorized to take the same.

Actions—Are either civil or criminal. A criminal action is prosecuted by the people of the State as a party against a person charged with a public offence for the punishment thereof. All other actions are civil. There is only one form of civil action. The distinction between legil actions has been abolished, and the legal and equitable rights of the parties may be litigated in the same action. Actions are generally commenced by summons, but a voluntary general appearance is equivalent to the service of a summons. In cases where an attachment may issue, the action may be commenced by issuing an attachment, but it must be followed up by the service of a summons or the commencement of service, by publication, within thirty days thereafter. A person may also confess judgment. (See Judgment,)

Assignments.—For the benefit of creditors must be executed by asassignor, and the assignee must accept the assignment either by joining therein or endorsing his acceptance on the assignmen, and it must be acknowledged by both. The assignor may prefer any creditors to the extent of one-third of the value of the assigned estate left after deducting wages or salaries of employees (to whom the law gives a preference) and the expenses of administering the estate. Should one-third be insufficient to pay the preferred claims, then they are to be paid pro rata to the extent of such onethird. Assignments must be filed in the office of the clerk of the county where assignor resides or carries on business; by co-partners, in the county where the principal place of b isiness is; and where it affects real property, it must be recorded in the clerk's or register's office in the county where such property is situated. Within twenty days after making the assignment an inventory of the assets of the assignor must be filed, and a bond executed and filed by the assignee for the protection of creditors. The assignee has one year in which to close the estate before he can be compelled to account. The receipt of a dividend under the assignment does not discharge the debtor from personal liaiblity for the halance of the debt.

A debtor may be discharged from his debts by presenting a petition to the county court for that purpose, and making an assignment of all his property for the equal benefit of all his creditors. The petition must be accompanied by the consent in writing by one or more creditors whose claims aggregate not less than two-thirds of all the debts owing by the debtor, consenting to his discharge. But a debtor cannot be discharged where it appears that in contemplation of his insolvency he has, within two years before pres nting his petition, made an assignment or transfer of any of his property, or an interest therein confessed a judgment or given any security with the view of giving a preference to a creditor for an antecedent debt, or where, since filing his petition, he has interfered or dealt with his property for his own

benefit.

Attachments.—May be granted in actions on contract other than a contract to marry, in actions for conversion of personal property, and in actions to recover damages for an injury to personal property, in consequence of negligence, fraud or other wrongful act, where the defendant is a foreign corporation or not a resident of the State; or if he is a natural person and resident of the State where he has departed therefrom with intent to defraud his creditors or to avoid the service of a summons, or keeps himself concealed therein with the like intent; or if he is a natural person or domestic corporation, that he or it has removed, or is about to remove, property from the State with intent to defraud his or its creditors; or has assigned, disposed of or secreted, or is about to assign, dispose of or secrete, property with the like intent. A warrant of attachment can also be granted where the action is brought to recover money, funds, credits or other property held or owned by the State, or held or owned, officially or otherwise, for or in behalf of a public or governmental interest by a municipal or other public officer, corporation, board, custodian, agency or agent of the State, or of a division or portion of the State which the defendant has, without right, obtained, received, converted or disposed of, or in the obtaining, reception, payment, conversion or disposition of which, without right, he has aided or abetted; or to recover damages for so obtaining, receiving, paying, converting or disposing of the same, or the aiding or abetting thereof. Before a warrant of attachment will be granted, an undertaking with two sureties must be given as security to

defendant in at least \$250.

Exemptions.—A householder has exempt to him from levy and sale by execution the following goods: All spinning wheels, weaving looms and stove put up or kept for use in a dwelling house, and one sewing machine with the appurtenances; a family Bible, family pictures, and school books used by or in the family, and other books, not exceeding \$50; pew in church; ten sheep with their fleeces and the yarn or cloth manufactured therefrom; one cow, two swine, the necessary food for these animals; all necessary provisions actually provided for family use, and necessary fuel, oil and candles for the use of the family for sixty days; a'l wearing apparel, beds and certain other necessary and ordinary household furniture and effects; also, the tools and implements of a mechanic necessary to the carrying on of his trade, not exceeding in value \$25; also necessary household furniture, working tools and team, professional implements, furniture and library, not exceeding in value \$250; also food for team for ninety days; also the pay and bounty of a noncommissioned officer, musician or private in the United States military or naval service, a land warrant, pension or other award granted by a State or the United States for military or naval services, a sword, horse or any testimonial presented for services rendered in the United States military or naval services, and the uniform, etc., used by a person in such service; also a lot of land, with one or more buildings thereon, not exceeding in value \$1000, owned and occupied as a residence by a householder having a family, when designated as an exempt homestead, unless the judgment was recovered wholly for a debt or debts contracted before the designation is made, or for the purchase-money of such property. Such property is not exempt from taxation or for sale for non-payment of taxes or assessments. The designation must be contained in a conveyance duly recorded, stating in substance that it is designed to be held as a homestead, or in a notice containing a full description of the property, and stating it is designed to be so held, which notice must be subscribed by the owner, acknowledged or proved and certified like a deed, and recorded in the office of the clerk of the county where the property is situated.

Interest.—The legal rate of interest is six per cent., and all bonds, bills, notes, assurances and all othes contracts or securties (except bottomry and respondentia bonds) whereby a greater rate or value is reserved or taken or agreed to be are void. But on loans of not less than \$5000, repayable on demand, advanced against warehouse receipts, bills of lading, certificates of stock, certificates of deposit, bills of exchange, bonds or other negotiable in

struments, any sum may be agreed upon in writing and collected.

Judgments.—Of courts of record are a lien on real property in the county in which they are filed and docketed. for ten years. Real property owned by a judgment debtor, or by his heir or devisee, as such can be levied on after ten years; and within twenty years, by filing with the clerk of the county a notice, subscribed by the sheriff, describing the judgment, execution and property levied upon, or if owned by the heir or devisee, specifying his name, which notice must be recorded and indexed, whereupon the judgment binds and becomes a charge upon the right, title and interest of the judgment debtor, or his heir or devisee. The personal property of a debtor is bound by a judgment from the time of delivering an execution thereon for the purpose of levy to the sheriff. Confession of a judgment may be entered for money due or to become due, or to secure a person against a contingent liability in behalf of defendant, or both. The confession must be in writing, and must be verified by the oath of the confessor, and must be filed with the clerk of a county or a superior city court, or of the city court of New York, within three years, and the clerk thereupon enters up judgment.

Limitations.—The people will not sue respecting real property, or the issues or profits thereof, unless the cause of action accrued within forty years,

or they or those from whom they claim have received the rents and profits of the whole or some part thereof within a like period. Grantees of the State cannot maintain an action unless the people might have maintained it if the grant had not been made. Where a grant by the people has been declared void, an action of ejectment to recover the premises may be commenced by the people, or a subsequent grantee, within twenty years. Seisin or possession within twenty years by the party, his ancestor, predecessor or grantor, is necessary in order to entitle party to maintain an action to recover real property or the possession thereof. A satisfaction of judgment is presumed after the lapse of twenty years. An action upon a sealed instrument must be brought within twenty years. An action upon a contract, obligation or liability, expressed or implied (except a judgment or sealed instrument), to recover upon a liability created by statute (except a penalty or forfeiture), or to recover damages for an injury to the property, or a personal injury (unless resulting from negligence), or to recover a chattel, or to procure a judgment, other than for a sum of money, on the ground of fraud, or to establish a will, or upon a judgment or decree of court other than a court of record or the surrogate's court, must be brought within six years. An action against a sheriff, constable or other officer for non-payment of money collected on execution, or against a constable for any liability incurred in his official capacity (except for an escape), or on a statute for a penalty or forfeiture where the action is given to the person aggrieved, or to that person and the people (unless the statute prescribes a different limitation), or an action against an executor, administrator or receiver, or against the trustee of an insolvent debtor brought to recover a chattel, or damages for taking, detaining or injuring personal property by the defendant or the person whom he represents, or an action to recover damages for a personal injury resulting from negligence, must be brought within three years. An action for libel, slander, assault, battery, false imprisonment, or for a forfeiture or penalty given by the statute to the people, must be brought within two years. An action against a sheriff or coroner for a liability incurred in his official capacity other than for money collected on execution, or against any other official for the escape of a prisoner arrested on a civil mandate, must be brought within one year. An action not otherwise provided for must be brought within ten years,

Married Women.—The common law principles regarding married women have almost, if not entirely, been swept away by legislation, and they can acquire and hold property to their separate use, and transfer and deal with the same, and can carry on business for their separate benefit, and can contract in all matters relating to their separate estate and their business, and bind their separate estate for the payment of any obligation they may incur as if they were single. They can sue and be sued alone in all matters relating to the payment of any obligation they may incur

ing to their separate estate or business.

LAWS OF NORTH CAROLINA.

Summary of Collection Laws compiled for Boyer's Legal Directory by John W. Hinsdale, Attorney-at-Law, Raleigh and Fayetteville, N. C.

Actions.—Under the code of civil procedure the distinction between actions at law and suits in equity, and the forms of such actions and suits, are abolished. There is but one form of action allowed, denominated a civil action. The summons must be issued by the clerk of the court. The plaintiff is required to file a prosecution bond in the sum of \$200.

Assignments.—Any person can make an assignment of his property for the benefit of his creditors. If the debtor chooses he may prefer any creditors to the exclusion of others. Such assignment must be in writing acknowl-

edged and recorded.

Attachment and Garnishment.—In an action arising on contract for the recovery of money only, or an action for the wrongful conversion of personal property, against a corporation created by or under the laws of any other State, or against a defendant who has absconded or concealed himself, or is about to remove from the State, or whenever any person or corporation is about to remove any of his or its property from this State, or has assigned, disposed of or secreted, or is about to assign, dispose of or secrete any of his or its property, with intent to defraud creditors, the plaintiff may, at the time of issuing summons, or at any time afterwards, have the property of such defendant, or corporation attached as security for the satisfaction of such judgment, as the plaintiff may recover, and an action shall be deemed conmenced when the summons is issued. The warrant of attachment must be issued upon affidavit. Before its issue the plaintiff must give bond to pay the defendant all costs that may be awarded to the defendant, and all damages which he may sustain by reason of attachment.

The rights or shares of the defendant in the stock of any corporation, and all the other property of the defendant in this State, including choses in action, may be attached. When the defendant shall enter an appearance in such action the attachment may be vacated—I. For cause shown. 2. Upon his executing an undertaking, with sufficient securities, that he will pay the amount of plaintiff's judgment, not exceeding the sum specified in the undertaking, which shall be at least double the amount claimed by the plaintiff in

his complaint.

Chattel Mortgages.—A form is prescribed by statute for chattel mortgages, not exceeding \$300, the probate and registration fees on which are less than ordinary mortgages. It is made a misdemeanor to dispose of property covered by a chattel mortgage with intent to defeat the mortgagee's rights.

Chattel mortgages are not valid against third parties until registered in the county where the mortgagor resides, or in case the mortgagor does not reside in this State, then in the county where the chattels are situate, unless they consist of choses in action, in which latter case the mortgage must be recorded in the county where the mortgagee resides. There is no statute requiring their renewal.

Chattel mortgages may be foreclosed by suit in court, or by sale, if mort-

gage contains a power of sale.

Executions.—All executions issued from the superior court, on judgments in civil actions, shall be returnable to the next succeeding regular term. Executions issued from justices' courts shall be returnable in sixty days. Under

the latter personal property only can be sold.

Exemptions.—Personal property to the value of \$500. and real estate not to exceed \$1000, to be selected by the owner thereof, being a resident of the State, are exempt from execution; but the homestead is not exempt from liability to be sold for contracts made for the purchase of the same or for taxes. The homestead remains to the widow and infant children, until the youngest child attains the age of twenty-one years. The reversionary interest in the homestead cannot be sold under execution. Exemptions cannot be waived by stipulation in the contract sued on. Each partner may, with the consent of his co-partner, take his exemption on the partnership property.

Interest.—Six per cent, is the legal rate of interest, but eight per cent, may be taken if specially reserved in the contract. The penalty for usury is the loss of all interest, and the party paying usurious interest, or his legal representatives, may recover twice the amount of interest paid, provided suit be brought within two years of the time the usurious transaction occurred.

Judgments.—May be for or against any of the parties to an action, and the lands and tenements of a debtor within the county where a judgment is docketed shall be bound from the date of docketing the same in the superior court, for the space of ten years. No goods or chattels of the debtor shall be bound except for the time they shall be seized under execution. If three years elapse since the date of the last execution, the judgment shall become dormant and no execution shall be issued thereon, except by leave of the court upon motion, with previous notice to the adverse party, and after satisfactory proof that the judgment, or some part thereof, remains unsatisfied.

Any party recovering a judgment before a justice of the peace may cause a transcript thereof to be docketed in the superior court, and from that time the judgment shall be a judgment of the superior courts in all respects.

Limitations.—The statute of limitations was suspended from May 20, 1861, until January 1, 1870, on causes of action arising on contracts prior to

т868.

The State may not sue for real property where there has been an adverse possession under known and visable boundaries, without color of title for

thirty years, or with color of title for twenty-one years.

No action for real property shall be maintained unless it appears that the plaintiff, or those under whom he claims, were seized or possessed of the same within twenty-one years from the commencement of such action. Adverse possession under known and visible boundaries, without color of title for twenty years, or with color of title for seven years, are each a bar to individual rights of entry, except against persons who at the time such title shall descend or accrue where either infants, insane, imprisoned on a criminal charge, or in execution or convicted of a criminal offence, or a married woman. Such person may commence his action or make his entry within three years next after full age, becoming of sound mind, enlargement, out of prison, or discoverture, and at no time thereafter. Where the relation of landlord and tenant have existed, the possession of the tenement shall be deemed the possession of the landlord until the expiration of twenty years from the termination of the tenancy. Actions on judgments or decrees of any court of the United States, or any State or territory thereof, or sealed instrument against the principal; action for the foreclosure of a mortgage or deed of trust, with power of sale of real estate when the mortgagor or trustor has been in possession, and actions for a redemption of a mortgage when the mortgagee has been in possession must be commenced within ten years. An action on justices's judgment must be commenced within seven years. Actions on the bonds of any public officer, or on the official bond of any executor, or administrator or guardian, and for injury to an incorporeal hereditament, must be commenced within six years. Actions upon any contract, obligation or liability or other than those above mentioned, or for trespass upon real property, or for taking, detaining, converting or injuring any goods or chattels, including actions for their specific recovery, for criminal conversation, or any other injury to the person or rights of another, not arising on contract and herein otherwise mentioned, shall be commenced in three years, Actions against a sheriff, coroner or constable, or other public officer, for a trespass under color of his office, actions for a penalty or forfeiture, actions for libel, assault, battery or false imprisonment, actions against a sheriff or other officer for the escape of a prisoner taken on a civil process, must be commenced within one year. An action for slander must commence within six months. An action for relief, not otherwise provided for, must commence within ten years.

Limitations (New Promise).—Debts barred by the statute of limitation can only be revived by a promise in writing, signed by the party to be charged; but this shall not abate the effect of payment of interest or part of

the principal, which repeals the bar of the statute.

Married Women.—A married woman may hold property, both real and personal, free from the debts, obligations or engagements of her husband. But she can make no contract to effect her real or personal property, except for her necessary personal expenses, or for the support of her family, or to pay her ante-nuptial debts, without the written consent of her husband unless she is a free-trader. The real and personal property of any female in this State, acquired either before or after marriage, shall remain the sole and separate property of such female, and may be devised or bequeathed, and with the written consent of her husband, conveyed by her as if she were unmarried. No man by marriage shall incur any liability for any debts owing or contracts made, or for wrongs done by his wife before marriage. The liability of a feme-sole for any debt owing or contract made, or for damages incurred by her before marriage, shall not be impaired by her by such marriage. (See Exemptions.)

OHIO. 192

Stay of Execution.—Upon justices' judgment may be stayed upon security given, if stay is prayed for at the trial, for any sum not exceeding \$25, one month; for any sum above \$25 and not exceeding \$50, three months; for any sum above \$50 and not exceeding \$100, four months; for any sum above \$100, six months; but no stay is allowed in a suit upon a former judgment.

LAWS OF OHIO.

Summary of Collection Laws compiled for Boyer's Legal Directory by Orris P. Cobb, Attorney-at-Law, Cincinnati, Ohio.

Acknowledgments.—(See Deeds.)

Affidavit in Proof of Claims.—May be made by owner or agent, and must state who is owner of the claim, by whom owed, that it is due and payable and the amount of the consideration therefor, the date from which interest runs, and that there are no set-offs nor counter-claims against the same. An itemized account must be attached. Parties sending claims of partnership firms from other States ought always send full individual names of partners.

Assignments.—May be made by any person partnership or corporation. Must be for the equal benefit of all creditors. The assignee must qualify, and deed be filed with probate judge within ten days from the assignment. Assignee must publish notice of his appointment, in some newspaper in the county, for three successive weeks. An inventory and appraisement of the property assigned must be made by the assignee within thirty days from his qualification. He must file a schedule of the liabilities of the assignor, under He must at once proceed to convert the assets into money. Creditors must prove their claims within six mouths after publication of notice. Laborers and operators shall receive the full amount of wages due them for labor before assignment to the amount of \$300. Dividends are payable at the expiration of eight months from the qualification of the assignee.

Attachments.—An order of attachment will be issued only when there is filed with the clerk of the court or justice of the peace an affidavit of the plaintiff, his agent or attorney, setting forth one of the following grounds:—

1. That the defendant is a foreign corporation or a non-resident.

2. Has absconded with intent to defraud his creditors.

- 3. Has left the county of his residence to avoid service of a summons.
- 4. So conceals himself that a summons cannot be served upon him.
- 5. Is about removing his property, or a part thereof, out of the jurisdiction of the court, with intent to defraud his creditors.
- 5. Is about converting his property, or a part thereof, into money, for the purpose of placing it beyond the reach of his creditors.

7. Has property or rights in action which he conceals.8. Has assigned, removed, disposed of, or is about to dispose of, his property, or a part thereof, with intent to defraud his creditors.

9. Has fraudulently or criminally contracted the debt or obligation. The affidavit must show the nature of the plaintiff's claim, that it is just, the amount which the plaintiff ought to recover, and one of the grounds of attachment, and that the property sought to be attached is not exempt from execution. In all cases an undertaking must be given, except in the case of nonresidents or foreign corporations.

Bills and Notes.—Bills, notes, bonds and checks payable to any person or order, or assignee, are negotiable by endorsement. All such payable to bearer are negotiable by delivery; all such instruments payable at a certain day are entitled to three days' grace, except checks and drafts on banks or brokers.

Chattel Mortgages.—Must be deposited with the clerk of the township where the mortgagor resides, if a resident of the State. If a non-resident it OHIO.

193

must be deposited with the clerk of the township where the mortgaged property is at the time of the execution of the mortgage. But when the mortgagor is a resident of the township where the office of the recorder is, or is a non-resident, and the property is in such township, the mortgage must be filed with the recorder. The officer must endorse on it the time of receiving it, and make an index of persons, dates, etc. It is not necessary that it be recorded. Before filing, the mortgagee, his agent or attorney, must enter on the mortgage, if for the payment of money only, a full statement, sworn to, of the amount of his claim, that it is just and unpaid. If given to indemnify a liability as surety, the entry must be a true statement of the liability, and that the mortgage was taken in good faith to indemnify for any loss as such surety.

Costs.—Non-resident plaintiffs must give security for costs of suit. No

attorneys' fees are taxed as costs, except in divorce or partition cases.

Deeds.—They must be signed and sealed by the grantor in the presence of two witnesses. Such signing and sealing must be acknowledged by the grantor or maker before a judge or clerk of a court of record, county surveyor, justice of the peace, notary public or mayor, or other presiding officer of a municipal corporation, who shall certify the acknowledgment on the same sheet on which the instrument is written or printed. If made in another State or county they must be executed and acknowledged according to the law of that State or county, or in conformity with the laws of this State.

They must at once be filed for record, as until recorded they are deemed fraudulent so far as relates to subsequent *bona fide* purchasers having no knowledge of the existence of the former deed or instrument at the time of

the purchase.

Under new law, 1887, a husband or wife can deed separate estate without the other joining. Most Ohio lawyers, however, still follow the old form of conveyance. Under the same law no separate acknowledgment of the wife

is necessary in instruments conveying property.

Exemption.—Every person with a family and every widow may claim exempt from execution, wearing apparel, beds and bedding, one cooking stove, one warming stove and fuel sufficient for sixty days; one cow, two swine and six sheep, and food for them for sixty days; in lieu of them, household furniture to the value of \$65; family books and pictures; provisions actually provided to the amount of \$50, and household or kitchen furniture not exceeding \$50 in value; one sewing machine, one knitting machine, tools or implements of trade of the debtor, not exceeding \$100 in value; personal earnings of the debtor for three months prior to judgment if necessary for support of himself or family; specimens, cabinets or articles of science not kept for gain. In addition to the foregoing, a drayman may hold exempt one horse, dray and harness; a farmer, one horse or one yoke of cattle, with necessary harness; a physician, one horse, one saddle and bridle, books, medicines and instruments, not exceeding \$100 in value,

A homestead of \$1,000 is exempt. If the debtor has no homestead, he may have in lieu thereof, and in addition to the specific exemptions above, personal property not exceeding \$500 in value, to be selected by himself or some

one for him.

An unmarried woman may hold exempt wearing apparel, selected by herself, to the amount of \$100, one sewing machine, one knitting machine, books

to the value of \$25.

Garnishment.—When in an action of attachment the plaintiff, his agent or attorney, has good reasons to and does believe that some person or corporation within the county has property belonging to the defendant, the plaintiff should file an affidavit setting out the fact, and describing the property. If the officer cannot "come at" the property he must leave with the garnishee a copy of the order of attachment and a notice requiring him to appear in court on a certain day and answer all questions concerning such property. If the garnishee appears and discloses such property and turns it over to the officer he is discharged. Should he fail to appear he is liable to be attached for contempt.

Hotels.—(See Innkepers).

Innkeepers.—Any one obtaining food or lodging at hotel, boarding or eating-house, with intent to defraud the owner or keeper thereof, shall be fined not more than \$200, or imprisoned not more than three months, or both. Proof that lodging or food was obtained by any false or fictitious show of baggage or other property, or that the person refused or neglected to pay for such food, or that he surrepitiously removed, or attempted to remove, his baggage, shall be prima facie proof of fraudulent intent.

Interest -The legal rate is six per cent., but by special contract it may

be eight. Above that is usury, and forfeits all above six per cent.

Judgments.—Are a lien on personality only from time of levy, and on real estate, except judgments of justices' court in the county where rendered, from the first day of the term at which they are rendered. Priority is lost if no execution issues within one year. Judgment becomes dormant and ceases to be a lien if no execution is issued within five years, but may be revived by action at any time within twenty-one years thereafter. A transcript of a judgment of a justice, filed with clerk of common pleas court during term, is a lien on real estate from time of filing. If filed in vacation, is a lien from the first day of the succeeding term.

Limitations.—Book accounts, debts and simple contracts, not in writing, six years; contracts in writing, fifteen years; for the recovery of real estate, twenty-one years; taking, detaining or injuring personal property, and for relief from fraud, the cause of action deemed to have accrued from the discovery of the fraud, four years; on official bonds and bonds required by statute, ten years. An acknowledgment or promise in writing, signed by the

party, revives the cause of action.

Married Women.—Can purchase, hold and devise real estate the same as a feme-sole. She cannot make a valid conveyance, mortgage or lease for for more than three years, unless her husband join with her. She may make any contract concerning her separate property, and can be sued thereon without joining her husband. When she carries on trade in her own name, and credit is on the faith of her separate property, she may be sued and her property levied on to satisfy the execution.

Under laws of 1887 a married person may take, hold and dispose of property, real or personal, the same as if unmarried, (Section 3114.) Neither husband nor wife, as such, is answerable for the acts of the other. (Section

3115.)

Proof of Claim.—(See Affidavit.)

Suit.—Is commenced by filing with the clerk of the court a petition prae-

cipe, on which he issues a summons.

Sales (Conditional.)—Where personal property is sold to be paid for in instalments or otherwise, on condition that the title shall remain in the seller until goods are fully paid for, such conditions shall be void as to subsequent bona fide purchasers, mortgages or creditors, unless contract is in writing, and a sworn copy thereof is, at the time of execution of the instrument, deposited with the township clerk or county recorder, if his office be in said township.

LAWS OF OREGON.

Summary of Collection Laws, compiled for Boyer's Legal Directory by B. F. Dowell, Attorney-at-Law, Jacksonville, Oregon.

Attachments.—Attachments issue freely, and give priority on all debts not secured by a loan on affidavit and an undertaking for the amount and good security to the satisfaction of the clerk,

Bills and Notes.—Three days of grace are allowed, unless stipulated to the contrary. An acceptance of a bill must be in writing, and subscribed by the party sought to be charged. A note payable to a fictitious person, if negotiated by the maker, is valid. Reasonable attorney's fees may be col-

lected, if stipulated in the note. Bonds payable to bearer or to the order of some person, are negotiable as notes, after the custom of merchants.

Exemptions.—Must be claimed as soon as the owner knows of the levy, and all books, musical instruments and pictures, to the value of \$75; the library, tools, apparatus or team by which a person earns a living, to the value of \$400; wearing apparel, to the value of \$500; and \$50 to each member of the family, also to a householder ten sheep, two cows, five swine, household goods, etc., to the value of \$300. No article (nor that for which it has been exchanged) is exempt from execution for the purchase price thereof. There is no homestead exemption.

Insolvent Laws —A debtor may make a general assignment of all his property for the benefit of his creditors, which has the effect to dissolve all attachments, when judgments have not been rendered, upon payment of costs therein, and such claims share pro rata with others. The assignment shall be accompanied with a list, under oath, of the assignor, setting forth all his property and a list of all his creditors. The assignee must give a bond in double the value of the property. He must give notice of the assignment by publication for six weeks and by mail to each creditor, and claims must be presented within three months. At the end of three months from the date of the assignment the assignee must make a full report to the circuit court of his county of his doings, list of claims approved, etc. Any person interested may then appear and contest any claim proven. Debts to become due may also be proven. When claims are settled the court may order them paid pro rata. The assignee is at all times subject to the orders of the circuit court as to the sale of the property, and all matters connected with the assignment, The debtor is not discharged from liability for his debts. The debtor may be discharged if the assignment is bona fide and his estate has been made to bring the fullest amount possible, not less than fifty per cent. of the full amount of his indebtedness over and above the costs and expenses of the assignment. (Acts of 1885, page 76.)

Interest.—The legal rate of interest is eight per cent, per annum, when no other rate is mentioned, but parties may contract for ten per cent. A contract for more than that amount renders the whole amount liable to escheat

to the school fund.

Limitations of Actions.—Within ten years, all actions for the recovery of real estate, upon sealed instruments and judgments or decrees. Within six years, all contracts not under seal, expressed or implied, written or verbal, for waste or trespass upon real property, and for taking, detaining or injuring personal property, or for the recovery thereof. Within three years, all actions against sheriffs, constables or coroners upon a liability incurred while in office, except for escape, which is one year. Within two years, all actions for a penalty or forfeiture to the State; also, for libel, slander, false imprisonment, crim con, assault and battery, etc. To recover a liability, against which the statute has run, part payment or a writing signed by the party to be charged, is necessary.

Married Women.—A married woman may sue or be sued alone, or may sue her husband for any right as to her separate property; she may contract or be contracted with, and can hold her property as if feme-sole. She may encumber or alienate her real estate, subject, however, to her husband's courtesy therein. She has a dower interest in her husband's lands.

Redemption.—Lands sold under execution or decree may be redeemed within sixty days after confirmation of sale by the judgment debtor, his successors in interest, or any junior lien holder, and if once redeemed, any other junior lien holder may again redeem within sixty days from first redemption.

Stay of Execution.—There is none.

Statute of Frauds.—Substantially the same as the old English statute, Trust Deeds.—Unless the trust be set forth in the writing it is void. If set forth, it may be enforced according to its nature.

Witness.—Any person, no matter what their interest or relationship to the

party, may testify in either civil or criminal matter.

LAWS OF PENNSYLVANIA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by J. A. Boyer, Philadelphia.

Actions.—Personal actions arising ex contractu are commenced by summons issued by the prothonotary, and returnable to the next return day of the court, which varies in different counties of the State, according to established rules of court. Personal actions arising ex delicto may be commenced either by summons or by capias, except replevin, which is always commenced by a writ of replevin containing a summons clause. A summons may be served either by personal service upon the defendant or by leaving an attested copy of the summons at the residence of defendant, if within the county, with an adult member of his family. A capias is served by arresting the defendant and holding him to bail, by committing him in default of bail. Judgments may be entered for want of a plea, and, in actions on book accounts and instruments in writing, for want of an affidavit of defence.

All distinctions in procedure heretcfore existing between different forms of action, ex contractu and actions ex delicto, are abolished by the act of May 25th, 8887, and all demands founded on contracts are now to be sued for and recovered in onc form of action, called an "Action of Assumpsit," and all damages arising from torts are now to be sued for and recovered in one form

of action, called an "Action of Trespass."

The plaintiff's declaration in both these actions shall be a concise statement of his demand, which in Philadelphia must be supported by an affidavit as to its correctness and whenever the damages are liquidated the affidavit must state the amount claimed, which, in the action of assumpsit, shall be accompanied by copies of all notes, contracts, book entries, etc., and which shall be replied to by affidavit. A copy of this statement, as filed, shall be served on the defendant, or his attorney, and if no affidavit of defence be filed within fifteen days after such service, provided a return day has intervened, judgment may be entered for want of an affidavit of defence.

Special pleadings is also abolished by the same act, the plea in actions of assumpsit being the general issue plea of "non-assumpsit," to which, however, may be added the p'ea of payment, set-off and the bar of the statute of

limitations. The plea in all actions of trespass shall be "not guilty."

A summons by a magistrate, alderman, or justice of the peace, issued against a resident of the county, is returnable not less than five days nor more than eight days from the date of issuance, and must be served at least four days before it is returnable. A summons against a non-resident of the county is returnable not less than two nor more than four days, and must be served at least two days before its return.

Non-resident plaintiffs may be required to enter security for all costs that

may accrue in the course of the action.

Arrest.—Arrest and imprisonment on a civil process, for debt, is abolished by act of July 12, 1842, except in proceedings as for contempt, to enforce civil remedies, actions for fines and penalties, or on promises to marry, or moneys collected by any public officer, or for any misconduct or neglect in office, or in any professional employment. Failure to pay over money collected by an attorney for his client, and an attachment against an assignee for the benefit of creditors, to compel payment of moneys in his hands, are within the exception.

A plaintiff may obtain a warrant for the arrest of a defendant, after suit has been commenced by summons, upon satisfactory proof that he is about to re-

move his property out of the jurisdiction, with the intent to defraud his creditors, or that he has already done so, or that he has property or rights and credits which he fraudulently conceals or refuses to apply to the payment of his debts, or that the debt was fraudulently contracted.

Assignments.—An insolvent debtor may make a voluntary assignment for the benefit of all his creditors, which is void unless recorded within thirty days after the execution thereof. When the assignment affects real estate, it must be recorded in every county where such real estate is located. A winding up of an assigned estate and payment of a dividend by the assignee does not relieve or discharge the debtor except to the extent of a payment on account. The assignee must file an inventory and appraisement within thirty days after the execution thereof, and enter security in double the amount of the appraisement. He must also file an account of his administration of the assigned estate in the office of the prothonotary of court of common pleas, whereupon said court will refer said account to an auditor to hear chaims and award distribution of the fund. All claims must be presented before the said auditor, or they will be cut out from participation in said fund.

Insolvent debtors may prefer a creditor by eonfession of judgment or voluntary transfer of property, unless the same is done for the purpose and with

the intent to hinder and defraud other creditors.

Attachments.—Under the Act of March 17, 1869, and the Amendment thereto by Act of May 27, 1887, the property of resident debtors may be attached, before judgment, upon proof by affidavit that defendant is about to remove his or her property out of the jurisdiction of this court, with the intent to defraud his or her creditors, or that said defendant has evidences of debt or money, property, rights in action or interest in any public or corporate stock which he or she fraudulently conceals, or that said defendant has assigned, disposed of or removed, or is about to do so, any such property, rights, stocks or evidences of debt, with intent to defraud his or her creditors. or that the debtor fraudulently contracted the debt or incurred the obligation for which the claim is made. This attachment is founded on the affidavit of plaintiff, proving the existence of his debt, and alleging one or more of the acts of fraud above specified. A bond with sufficient security, to be approved by the court, must be entered before the writ can issue, conditioned for the payment of all legal costs and damages that the debtor may sustain in case the plaintiff fails to prosecute his attachment with effect, and to recover a judgment against the debtor.

Attachments of defendant's property, in the nature of an execution, may

issue at any time after judgment.

Property of non-resident debtors may be seized under a writ of foreign attachment, on entering security as above specified, in the case of attachment

under the Act of 1869.

Chattel Mortgages.-Mortgages of chattels, except in special cases, ereated by special Act of Assembly, are not sanctioned. By Act of April 27, 1855, lessees of collieries, manufactories and other premises can mortgage their leasehold, with the buildings, machinery, etc. Both lease and mortgage must be recorded. By Act of May 18, 1876, mortgages may be made of saw logs, sawed lumber, laths, pickets, shingles, hewn timber and spars, and petroleum or coal oil, erude and refined, in tanks, reservoirs, barrels or other receptacles, in bulk; also iron tanks and tank cars, iron or mined and prepared for use, pig iron, blooms, rolled or hammered iron in sheets or bars, manufactured slate, and canal boats, in sums of not less than \$500. The mortgage must be in writing, signed by the owner or a duly constituted agent, and acknowledged. They are of effect only as to third parties from the time of filing and indexing in the recorder's office of the proper county. Such mortgages can be assigned or released only by writing, duly recorded, which takes effect from the time of record. The lien of such mortgage does not extend beyond the period of one year from the date thereof, unless by writing, duly signed, acknowledged and filed at least thirty days before the expiration of the year aforesaid, the lien is continued for another year. By the Act of April 28, 1887, it is provided that chattel mortgages on iron ore, pig iron, blooms, steel and iron nails, steel ingots and billets, rolled or hammered steel

in sheets, bars or plates, and all steel and iron castings of every description not in place, shall not be valid for a longer period than three months after the maturity thereof, unless a statement in writing, signed by the mortgagee or his duly constituted agent, and acknowledged, and specifying the amount due thereon, shall be recorded in the office of the recorder wherein such mortgage is recorded, within the said period of three months, in which case the said mortgage shall continue valid for the amount due for a further period of one year from the maturity thereof. The mortgagee, or his agent, may, after the mortgages mature, sell the mortgaged property on thirty days notice either personally or by advertisement, but the owner may redeem at any time before the property is sold.

Executions.—Executions may be issued upon all judgments immediately after rendition, unless stayed by security for the payment of the judgment or by special order of court. They may be issued at any time up to five years from the day judgment was rendered, but after the expiration of that time cannot issue except after a revival of that judgment by scire facias. Under the act of 1887 an execution can issue simultaneously with the sci fa to revive. Personal property is bound by the execution from the time of its delivery to the sheriff, but an execution issued by a justice of the peace does not bind until the levy is actually made. When the execution is against goods on leased premises, the landlord's claim for rent, not exceding one year prior to time of levy, and claims of miners, mechanics, laborers or clerks employed by the lessees are first entitled to payment out of the proceeds of the sale. Attachment executions may be had against any debts due defendant,

Real estate taken in execution is sold by the sheriff at public sale, and the sheriff makes and acknowledges in open court a deed therefor. Land seized on a personal judgment must be condemned by a jury as not sufficient in value to satisfy the debt within seven years before it can be sold, but said condemnation may be waived in writing by the defendant. In proceedings on a lien attaching to the land only, and not to the person, no condemnation is necessary. The sheriff's vendee takes all the estate and interest which the defendant in the execution had at the time of the lien, on which the sale was had, attached. There is no equity of redemption except in sales for taxes or municipal claims.

Exemption.—Property to the value of \$300, in addition to wearing apparel, bibles, school books and sewing-machines of seamstresses, is exempt from levy and sale if claimed by the debtor; but this privilege may be waived. Upon judgments obtained for \$100 or less, for wages or manual labor, no exemption of property from attachment, levy or sale shall be allowed. The widow and children of a decedent are entitled to the same amount out of his estate for her or their use.

Interest.—Six per cent. per annum is the legal rate of interest. Usurious interest paid may be recovered back if suit therefor is brought within six months. All debts bear interest from the time of their maturity.

Judgments.—Are liens on real estate from the date of their entry, but not on the personal property of the debtor. They participate in the distribution of the proceeds of real estate according to their priority. To continue the lien of a judgment it must be revived every five years. Judgments are not liens on the after-acquired real estate of a defendant, unless revived by scire facias. Judgments rendered by justices may be made liens by filing a transcript of them in the court of common pleas of the proper county. There is no priority between judgments entered on the same day.

Limitations.—Actions ex contractu on all ordinary matters of contract, on notes, bills and instruments not under seal, must be commenced within six years from the time the right ofaction accrues. Actions for trespass to the person within two years, and for slanderous words one year. A debt barred by the statute may be revived by the acknowledgment of the debtor and an unequivocal promise to pay it. The payment of debts under seal will be presumed after the expiration of twenty years, but this presumption may be rebutted by positive proof of non-payment.

Real actions must be brought within twenty-one years, except where persons are under legal disability, in which case they are not barred until thirty years

after the rights or entry accrued.

Married Women —Property owned by a wife at the time of her marriage, or which may accrue to her during her coverture, may be held and enjoyed by her as her own separate property, and is not liable for the debts of her husband. She cannot, however, mortgage, sell or convey her real estate without the joinder of her husband. She may dispose of her separate estate by will, subject to her husband's right as tenant by the courtesy. She may transfer stocks and bonds of any corporation, and keep a bank account and draw money in her own name on her own check, without the consent of her husband. She may acquire and dispose of property of any kind, in any trade or business in which she may engage, or for necessaries, and has the right and power to make contracts and give obligations binding herself therefor, and can acquire, hold, improve, control, use or dispose of her property, real or personal, in possession or expectancy, in the same manner as if she were feme-sole, without the intervention of a trustee and with all the rights and liabilities incident thereto.

She can sue and be sued, either upon contracts or for torts done to or committed by her, in all respects as if she were a feme-sole, and her husband need not be joined with her as plaintiff or defendant in any action brought by or against her in her individual right. She cannot however, become an accom-

modation endorser, guarantor or surety for another.

Where an intestate leaves a widow and issue the widow is entitled to onethird part of the real estate for life and one-third of the personal property absolutely. Where he leaves a widow and no issue the widow is entitled to onehalf part of the real estate, including the mansion-house, for life, and one-half of the personal estate absolutely.

Stay of Execution.—Execution on the judgment of a magistrate or justice, not exceeding \$20, can be stayed three months; from \$20 to \$60, six months,

and from \$60 to \$100, nine months.

A judgment in court not over \$200 can be stayed six months; from \$200 to \$500, nine months, and one exceeding \$500, one year; but the security must be real estate.

LAWS OF RHODE ISLAND.

Summary of Collection Laws, compiled for Boyer's Legal Directory by H. A. McKenney. Attorney-at-Law. Providence, Rhode Island.

Acknowledgments.—Every conveyance of lands within this State, or any instrument relating thereto, executed without the limits of this State and within the United States, may be acknowledged before any judge, justice of the peace, mayor or notary public in the State where the same is executed, or before any commissioner appointed by the Governor, and duly qualified. And if without the limits of the United States, before any ambassador, minister, charge d'affaires, consul, vice-consul or commercial agent of the United States, or before any commissioner appointed and qualified as aforesaid in the country in which such deed or instrument is executed. When the fee is in the wife her husband must join in the deed and acknowledge the same, and the wife's acknowledgment to be taken separate and apart from her husband.

Form of acknowledgment:-

State of Rhode Island, \ ss. County of———.

In ---, in said county, this --- day of --- , A. D. 18-, personally appeared A. B., and acknowledged the foregoing instrument, by him signed, to be his free act and deed.

Before me,

And when the fee is in the wife, use the above for the husband and insert the following before the words "before me":-

And then and there the above named C. B., wife of said A. B., personally appeared and being by me examined privily and apart from said husband, she acknowledged and declared the same instrument by her signed, and then and there shown and explained to her by me, to be her voluntary act and deed, and that she did not wish to retract the same.

Actions.—May be brought either by an original writ of attachment, arrest or summons. Non-resident plaintiffs are required by statute to give surety for

costs, upon motion of the defendant.

Arrest.—Writs of arrest may issue in all actions founded on tort. Also whenever the plaintiff, or any person in his behalf, shall make affidavit that the plaintiff has a just claim against the defendant that is due; and also either that the defendant is about to leave the State without leaving therein real or personal estate whereon an execution that may be obtained in said action can be served, or that the defendant has committed fraud in contracting the debt upon which the action is founded, in the concealment of his

property or in the disposition of the same.

Attachments.—Writs commanding the attachment of the real and personal estate of a debtor may issue whenever the plaintiff, or some one in his behalf, shall make affidavit that the plaintiff has a just claim against the defendant that is due, upon which the plaintiff expects to recover in such action a sum sufficient to give jurisdiction to the court to which such writ is made returnable; and also either that the defendant is an incorporated company, established out of the State, or that he resides out of the State, or that he has left the State and is not expected by the affiant to return within the same in season to be served with process returnable to the next term of such court, or that the defendant, or some one of the defendants, has committed fraud in contracting the debt upon which the action was founded, or in the contracting of such debt the defendant has been the owner of property or in receipt of an income which he has refused or neglected to apply toward the payment thereof, though requested by the plaintiff so to do.

Assignments.—Must be for the equal benefit of creditors without preference, and vacate attachments and levies made within sixty days before such

assignment is made and recorded.

Chattel Mortgage.—To be effectual as against third parties must be

recorded or the property delivered to the mortgagee.

Exemptions.—The following property is exempt from attachment: The necessary wearing apparel of a debtor or his family; the working tools of a debtor, not exceeding in value the sum of \$200; the household furniture and family stores of a housekeeper, not exceeding \$300; one cow and one and a half ton of hay to a housekeeper; also one hog and one pig, and the pork of the same; debts secured by negotiable paper of bills of exchange; the salary or wages due and payable to any debtor, not exceeding the sum of \$10, except when the cause of action is for necessaries furnished the defendant, and the salary and wages of the wife and of the minor children of any debtor.

Interest.—Legal rate six per cent. No usury laws. Any rate may be contracted for.

Judgments.—Are not a lien on real estate.

Limitations.—Actions of the case for words spoken must be brought within one year; actions of trespass, within four years; all actions of account, except on such accounts as concern trade or merchandise between merchant and merchant, their factors, agents and servants; all actions of the case, except for words spoken; all actions of debt founded upon contract, without specialty, or brought for arrearages for rents, and all actions of detinue and replevin shall be commenced within six years.

All actions of debt, other than those above mentioned, and all actions of covenant, must be brought within twenty years next after the cause of action

shall accrue

Married Women.—Contracts relating to their real estate and certain kinds of personal property specified by statute, are only binding when made by deed in which their husbands join, and acknowledged by both husband

and wife. All other personal property than that mentioned above may be sold and conveyed, and contracts in regard to the sale and conveyance thereof, may be made by married women with the same offset, rights, remedies and liabilities as if such contracts had been made before marriage. Her separate property is liable for the debts contracted before her marriage, and not for her husband's debts. Married women cannot transact business as traders except when they come from other States without their husbands add reside here alone.

LAWS OF SOUTH CAROLINA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Smythe & Lee, Attorneys-at-Law, Charleston, South Carolina.

Acknowledgments.—Of execution of deeds are not lawful in this State. The deed must be executed before two witnesses, and one witness must prove same by affidavit. Deeds conveying real estate must be signed and scaled in the presence of two subscribing witnesses. Proof of execution of deeds can be made before a notary public, trial justice or clerk of court. If executed out of State, before a commissioner of deeds for South Carolina, or by notary public with certificate of clerk of a court of record attached, to the effect that such notary public is duly qualified to act. If grantor has a wife, she may renounce her dower according to form given below—

State of ____, } ss.

I, (here insert name and title of officer), do hereby certify unto all whom it may concern, that A. B., the wife of the within-named C. B., did this day appear before me, and upon being privately and separately examined by me, did declare that she does, freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release and forever relinquish unto the within-named E. F., his heirs and assigns, all her interest and estate, and also all her right and claim of dower of, in or to all and singular the premises within mentioned and released.

(Signed by wife.) A. B. Given under my hand and seal this ———— day of ———, 18—.

[L. S.] (Signature and title of officer.)
Before any deed is admitted to probate it is necessary for one of the subscribing witnesses to go before a notary public, critial justice or other State officer; if out of State before a notary public, commissioner of deeds for South Carolina or a consul of the United States, and make affidavit as shown in form given below—

State of ____, Ss. County of ___,

Personally appeared before me (give name and title of officer), H. B., who, on oath, says, that he saw the within named C. B. sign, seal and, as his act and deed, deliver the within deed for the purposes therein named, and that deponent, with K. B., witnessed the due execution thereof. Sworn to before me this —— day of ——, 18—. H. B.

[L. S.] (Signature and title of officer.)
There is no special form for acknowledgment of deeds by husband and wife.

Assignments.—Of debtor for benefit of creditors are of two kinds—

1. Voluntary Assignments.—Until 1883 debtor could assign property to pay such debt as he selected, provided assignment was full, covering all debtor's property. The session of legislature of 1881, however, enacted that, no matter what are terms of assignment, the assignee must pay all creditors pro rata, and any assignment, which prefers any one or more creditors is void.

2. Assessments under Process of Law .- A debtor under arrest, by surrendering all property, obtains release. Neither of these, however, affect any

debts held by those who do not participate in the dividends.

Attachments.—At time of issuing summons, or at any time thereafter, an attachment may issue where debtor is a non-resident, or is about to leave the State, or is secreting or has secreted or disposed of his property for purpose of defrauding his creditors. Mode of proceeding is provided in code of civil procedure.

Bills and Notes.-Nothing peculiar to this State in relation to them.

Courts.—Courts of general sessions for trial of all causes, except small and mean offences, are held in each county three times a year, followed by

courts of common pleas, which have general civil jurisdiction.

In each county there are courts of trial justice, which sits continuously. They have criminal jurisdiction of all small and petty causes, and civil jurisdiction in all actions of debt, etc., where amount does not exceed \$100. If amount involved is \$25 or less, the defendant must answer in five days; if over, he has twenty days in which to answer.

Supreme court meets at Columbia twice a year; first term commencing first Tuesday in April; second term commencing fourth Tuesday in No-

vember.

United States circuit court is held at Charleston first Monday in April, and

at Columbia first Monday in November.

District Court is held at Charleston first Monday in January, May, July and October, and at Greenville (with circuit court powers) on first Monday in August.

Chattel Mortgages.—By recent act of legislature any one who sells property that is under a lien or mortgage, without notifying mortgagor, is

guilty of a misdemeanor.

Claims Against Estates.—An administrator has one year in which to pay debts of estate; is exempt from suit for nine months. Proof of claim is made by affidavit showing character of debt and amount actually due. A non-resident creditor should prove claim before a commissioner of deeds for South Carolina.

Exemptions.—A homestead or dwelling-house, out-buildings and lands appurtenant, not exceeding in value \$1000, is exempt from attachment, levy

and sale; also \$500 in personal property.

One must be the head of a family to entitle him to the above exemptions. Homesteads cannot be claimed against debt contracted in the purchase or

improvement of the homestead.

Interest.—Judgments carry seven per cent. interest, yet parties can contract for ten per cent., but forfeit all interest if more is charged, and double the amount of interest if more is received.

Judgments.—All judgments for over \$25, obtained since 1873, are liens for ten years upon all real estate of judgment debtor in county where same is

recorded. Can be made liens on personal property by levy.

Limitations.—Are as follows: Ten years on judgment notes or sealed instruments secured by a mortgage on real estate; six years, all contracts, sealed or open notes, accounts, etc., actions for damages or fraud; ten years on real estate. (See Venue.)

Venue.—Actions must be brought in county in which one or more of defendants live; if none live in State, in county where the property in dispute lies. If citizens of different States, suit can be brought in United States circuit

court, if amount involved is over \$2000.

LAWS OF TENNESSEE.

Summary of Collection Laws, compiled for Boyer's Legal Directory by E. T. Fleming, Attorney-at-Law, Nashville, Tenn.

Accounts.—An account on which action is brought coming from another county of this State, with the affidavit of the plaintiff to its correctness and the certificate of a notary public, with his official seal annexed thereto, or the certificate of a justice of the peace, with the certificate of the clerk of the county court that such justice is an acting justice within his county, or an account on which action is brought coming from another State, with the affi-davit of the plaintiff to its correctness and the certificate of a notary public, with his official seal annexed, or the certificate of a commissioner of Tennessee, is conclusive against the party sought to be charged, unless he shall, on oath, deny the account.

Accounts against the estates of deceased persons are proved in the same

manner as those against the living.

Acknowledgments.-To authenticate an instrument for registration, its execution shall be acknowledged by the maker, or proved by two subscribing witnesses at least,

If the person executing the instrument resides, or is within the State, the acknowledgment shall be made before the clerk or deputy clerk of the county court, or before a notary public. If without the State, but within the Union or its Territories, before any court of record, or its clerk, a commissioner for Tennessee, or notary public of such State or Territory. If beyond the limits of the Union or its Territories, before a commissioner for Tennessee appointed in the county where the acknowledgment is made, or notary public of such county, or consul, minister or ambassador of the United States in such county.

If the acknowledgment is made before a notary public, commissioner of the State, or a counsul, minister or ambassador, he shall make the certificate under his seal of office; if before a judge, he shall make the certificate under his hand; and thereupon the clerk of his court shall certify, under his seal of office, if there be a seal, or under his private seal, if there be none, as to the official character of the judge; or the official character of the Judge may be certified by the Governor of the State or Territory, under the great seal of

the State or Territory.

If before a court of record, a copy or the entry of the acknowledgment on the record shall be certified by the clerk, under his seal of office, if there be a seal, or if there be none, under his private seal; and the judge, chief justice or presiding magistrate of the court shall certify as to the official character of the clerk.

If before a clerk of some court of record of another State of the Union, and certified by him, under his seal of office, the judge, chief justice or presiding magistrate of the court shall certify to the official character of the

The certificate is as follows -

State of Tennessee, } ss. -County.

Personally appeared before me, ----, clerk (or deputy clerk) of the county court of said county (or notary public in and for said county), the within named ——, the bargainer — with whom I am personally acquainted, and who acknowledged that he (or they) executed the within instrument for the purposes therein contained.

Witness my hand of office (or witness my hand and official seal), this——day of——, 18—. (Signature and title of officer).

If the wife joins in the deed, proceed as before inserting names of husband and wife, and before the witnessing clause add the follow-

ing:-

And ——, wife of the said —— having appeared before me privately and apart from her husband, the said —— (the wife) acknowledged the execution of the said deed to have been done by her, freely, voluntarily and understandingly, without compulsion or restraint from her said husband, and for the purposes therein expressed.

If the clause, "with whom I am personally acquainted," is omitted, the

probate is a nullity.

Actions.—Are commenced by summons issued by the clerk of the circuit court. Common law forms of pleading may be used, but the short and simple forms prescribed by the code are generally employed.

Assignments.—Must be general and for ad creditors since Act of April 2, 1881. All mortgages, confessions of judgments, etc., made within three months of assignment, and in contemplation of general assignment, are void, unless made for property bought or money loaned at the time same is

executed.

Attachments.—For debt due or not yet due, may be had against property of any non-resident, and against resident in case of fraud or when defendant has or is about fraudulently to dispose of his property, or to remove the same from the State, or is concealing it, and for other causes. These laws are liberal in aid of creditors, resident and non-resident. Bond in double amount of debt, and affidavit of the plaintiff, or his agent, as to grounds of attachment, are required before it issues. Defendants may release the property by giving bond, etc.

Chattel Mortgages.—May be made of any property which in its nature remains intact, but not upon goods which are consumable in the use thereof, such as a stock of dry goods or groceries, from which sales are being made. Goods only excepting as between the parties from the time. Some are registered in the county where the mortgagor resides, and, if he be a non-

resident, where the property is at the time.

Claims Against Estates.—Must be presented, if resident of the State, within two and one-half years, and if non-resident, three and one-half years from qualification of the representative, and if not allowed, sued upon.

Deeds.—Must be written or printed, signed by the grantor, and, if made within this State, acknowledged before two attesting witnesses, or before the clerk or deputy clerk of the county court, or before a notary public. Deeds from other States are proved before a commissioner for Tennessee, a notary public, judge of a court of record, or clerk of such court, with the certificate of the judge as to the official character of the clerk. (See Acknowledgments.)

Depositions.—May be taken by any judge, notary public, justice of the peace, commissioner for Tennessee, mayor or chief magistrate of a town or city, the clerk of any court, or any other person properly commissioned or appointed by the court or clerk, not being interested of coursel or related to either of the parties within the sixth degree, computing by the civil law. When taken by a notary public in another State, his certificate must show the date of the commencement and expiration of his commission.

The commissioner, having first sworn the witness according to law, should require the questions to be reduced to writing before being put, and then read to the witness, and should take down his answers in writing, or cause the same to be done by the witness himself, as near as may be in the witness the same to be done by the witness himself, as near as may be in the witness the same to be done by the witness himself.

nessess' own words.

The depositions, when complete, shall be enveloped, together with the commission, if any, and all documents which may have been deposed to sealed, with the commissioner's name written across the seal, and directed to the clerk of the court where the cause is pending; with the title of the cause endorsed thereon, and may be sent by mail, express or private conveyance.

When taken in the county in which the suit is pending notice must be served upon the opposite party at least five days beforehand. When taken out of the county, the notice shall be as follows: For fifty miles or under, five days; from fifty to one hundred miles, ten days; over one hundred and not exceeding two hundred and fifty miles, fifteen days; if over two hundred and fifty and not exceeding five hundred miles, twenty days; if over five hundred miles, thirty days; when taken in any State or Territory west of the Rocky Mountains, such time as the court or clerk may order, not exceeding forty days; in forcign countries, such time as the court or clerk may order, not exceeding forty days; in forcign countries, such time as the court or clerk may order.

The caption is as follows:--

A. B. of _____ court of ____ county, Tennessee, depositions of _____ and ____, witnesses for plaintiff (or defendant) in the day of _____, 18—, in the presence of the plaintiff and defendant (or as the case may be).

The said witness, —, aged —, being duly sworn, deposed as fol-

lows: (Here follows the deposition).

The closing certificate is as follows:-

The foregoing depositions were taken before me, as stated in the caption, and reduced to writing by me (or by the witness in my presence). And I certify that I am not interested in the cause nor of kin or counsel to either of the parties, and that I sealed them up and delivered to —— (or delivered them to the express office, or put them in the post-office) without being out of my possession or altered after they were taken. Given under my hand, this —— day of ———, 18—. (Signature and title of officer).

Exemption.—Homestead to head of a family, in value \$1000, and such household furniture and property as is necessary to comfort of a family in ordinary circumstances. Statute setting forth each article is exempt from all

process for debt while in hands of head of family.

Thirty dollars wages of mechanics and other laboring men, due at time of service of attachment or garnishment, is exempt. In such case the levy is not to affect or hold wages earned or due after date of the levy; but in all other cases the garnishment holds all of which may become due up to time of final answer by the party garnished.

Interest-Legal rate is six per cent, and no greater rate can legally be

contracted for.

Accounts and causes of action, not founded upon a writing by the defendant, signed, do not bear interest, unless the court or jury see fit to allow it.

Liens.—Judgments and decrees of courts of record are upon all the real estate of the defendant for one year, and executions from such courts are upon all personal property of defendant from first day of term, and may thus be a lien upon property for a considerable time anterior to the rendition of the judgment.

Limitations.—For recovery of real estate, seven years. Seven years adverse and continuous possession of land, under color and assurance of title vests in occupant the fee, and without such color or assurance of title it bars

the remedy.

For recovery of money lost at gaming, from ninety days to two years, depending upon the party who sues; for slander, six months; for libel, injuries to the person, false imprisonment, malicious prosecution, criminal conversation, seduction, breach of promise of marriage and statute penalties, one year; for injuries to personal or real property, for detention or conversion of personal property, three years; against sureties of collection officers, upon return that the money has not been made, three years from date of return; upon notes, bills of exchange, accounts and debts generally, and for rent of land, actions against sureties of guardians, executors, administrators, sheriffs, clerks, etc., for nonfeasance, misfeasance or malfeasance in office, six years.

Against such officers upon their bonds, actions upon judgments or decrees of courts of record of this State, or of any other State or government, and in all cases not expressly provided for, ten years. When action is barred in jurisdiction from whence claim comes, it is barred here; if not barred there,

206 TEXAS.

it may still be barred here. Claims against estates are barred if not filed within two years and six months after qualification of representative where claimant is resident and in case of non-residents of the State within three years and six months from that date. Parties under disability have seven years from time of such qualification to file claim against an estate. Limitation does not run for such time as defendant may have been a non-resident the State, and only commences to fund from such time as he becomes a resident. All statutes of limitation were suspended from May 6, 1861, to January 1, 1867, which period, in fio case is to be reckoned. Limitation acts do not apply to minors under twenty-one years of age, persons of unsound mind, married women and persons beyond limits of the United States and Territories. They have after removal of disability, the time allowed in each various cause of action, unless it exceeds three years, and then, three years. Limitation acts do not run as to accounts of merchant with merchant, so long as the same is current. In all other cases of mutual accounts, only from last item or balance struck. It requires an express promise, understandingly made, to revive a barred debt.

Married Women.—General contracts of are void; may contract "with reference to," where she has a separate estate, in any way empowered by the

conveyance under which she holds estate. "

Notes and Bills. The payment of money to "A" or to his order, are negotiable. Bonds with collateral conditions, bills or notes for specific articles, are assignable. We have the common law rule upon almost all questions of commercial paper. Grace not allowed on sight drafts.

By statute we can sue one or more parties to such paper in same action. Supreme Court. "Sits on first Monday in April and December, in west and middle districts of State, respectively, and second Monday of September.

in eastern district: 1 slown

United States Court.—Convenes at Memphis, fourth Monday of May and November; at Jackson, second Monday of April and October, for western district; at Nashville, third Monday of April and October, for middle district that Knoxville, second Monday of January and July; at Chattanooga, first Monday of April and October, for eastern district.

According to the state of the space of the space of the best of the space of the sp

Summary of Collection Laws a compiled for Boyer's Legal Directory by G. S. Walton, Austin, Texas, Attorney-at-Law, thoughts and the steel roses of the condition of the steel roses.

Accounts: Shits on open accounts require itemized accounts of plaintiffs' demand. If the plaintiff, his agent or attorney, files with the account an affidavit that 'within his knowledge the account is just, true and due," and that all just and lawful offsets, payments and credits have been allowed, plaintiff will take judgment unless defendant files denial, under, oath. Property conveyed in contemplation of insolvency may be recovered by assignee.

Assignment.—Any debtor in failing circumstances, or who is unable to pay his debts as they mature, may make an assignment of all his property, real and personal, among all his creditors, or such only as will accept their proportion of the proceeds of his property, in full discharge of their claims. The terms of the deed of assignment determine whether the acceptance of a dividend will discharge the debt of not; but no debtor is discharged unless the creditors realize thirty-three and one-third per cent; of their claims.

Each creditor consenting to the terms of the assignment must, in writing, make known to the assignment within four mounts after the publica-

Each creditor consenting to the terms of the assignment must in writing, make known to the assignee his consent within four months after the publication of notice by assignee; and no creditor failing so to do will be permitted to receive benefits of the assignment; but any creditor who has no actual

TEXAS. 207

notice of the assignment, and shall give in his consent before distribution, is entitled to receive his share.

Attachments.—Will issue upon affidavit and bond being filed, whether debt is due or not. Affidavit may be made by agent or attorney, and must allege that he is such agent, and must show whether debt is due or not, the nature and amount of it, and either that the defendant is a foreign corporation or non-resident; or that he is about to remove permanently from the State and has refused to pay or secure the debt due plaintiff, or that he secreted himself, avoiding process, or that he is about to remove his property beyond the State or beyond the jurisdicion of the court, or that he is about to transfer or secrete, or has transferred or secreted, his property, or a part thereof, with intent of defrauding his creditors, or that the debt is due for property obtained under false pretences, and that the plaintiff will probably lose his debt unless attachment issue, and that the attachment is not sued out for the purpose of injuring or harassing the defendant.

The plaintiff must also execute bond, with two or more sureties, approved by the officer issuing the writ, payable to the defendant, in at least double the amount sworn to be due, conditioned that plaintiff will prosecute his suit to effect and pay all such damages and costs as may be adjudged against him for

wrongfully suing out such attachment.

Exemptions.—All furniture, instruments of husbandry, tools, apparatus or library belonging to trade or profession; teams stock, etc.; homestead, two hundred acres, in one or more pareels, with improvements; in city or village, lot or lots of the value of \$5000 at time of designation, without reference to value of improvements.

Garnishment.—Garnishments may issue on institution of suit, by giving bond in twice the amount of debt claimed before judgment, after judgment bond is not acquired, but in both cases affidavit must be made that the debtor has no property, in the State subject to execution.

Interest.—Legal rate is eight per cent. Conventional rate twelve per cent. Penalty for usury is the loss of all interest, if usury be pleaded, under

oath.

Limitations.—Written contracts, accounts between merchant and merchant, their agents and factors, four years; open accounts, verbal contracts, conversation of chattels, injury to property, two years; injuries to person or character, one year; judgment, ten years. Mortgage lien barred with the debt, but new promise, which revives debt, and which must be in writing, revives the mortgage. Actions for recovery of land against a person in possession are barred by statutes of three, five and ten years, owing to character of defendant's possession of claims.

Married Women.—All property of wife at marriage and all acquired thereafter by gift, devise or descent, remains her separate property, but subject to her husband's management. They can form no partnerships, nor can their separate property be charged with any debt except those contracted by them, or by their authority, for the special use of themselves and children, or for the benefit of their separate property. The increase of the wife's separate property is subject to community debts—likewise all produce raised on the homestand.

Notes and Bills.—Governed by the law merchant. Drawers and endorsers of bills of exchange and endorsers of promissory notes may be held liable, etc., by protest or by institution of suit at firt term of district or county court, to which suit can be brought after the right of action accrues; or at the second term, after showing good cause why suit was not brought at first term. If amount is less than \$200, suit must be brought in justice's court within sixty days. All bills and notes negotiable by the law merchant are entitled to three days of grace. Attorney's fees may be stipulated for in note without affecting validity, but powers of attorney to waive process, confess judgment, etc., in notes are void.

LAWS OF UTAH TERRITORY.

Summary of Collection Laws, Compiled for Boyer's Legal Directory by Smith & Smith, Attorneys-at-Law, Ogden, Utah Territory,

Acknowledgments.—Every conveyance whereby real estate is conveyed or affected must, to entitle the conveyance to be recorded, be acknowledged or proved. The officers who may take the acknowledgment or proof are, within the Territory, a judge or clerk of a court having a seal, a notary public, county recorder or a justice of the peace. Without the Territory and within the United States, a judge or clerk of a court having a seal, a notary public or commisssioner of deeds for the Territory. Without the United States, a judge or clerk of a court having a seal, notary public or commissioner or consul of the United States.

Actions.—Actions are prosecuted under a code of civil procedure. An action is deemed commenced when a complaint has been filed in a proper court. It must be prosecuted in the name of the real party in interest, except in cases in which the plaintiff is an executor or administrator, or trustee of an express trust. A father (or, in case of his death or desertion of his family, the mother) may maintain an action for the injury or death of a child, and a guardian for the injury or death of his ward.

Persons severally liable upon the same obligation or instrument, including the parties to bills of exchange and promissory notes and sureties on the same or separate instruments, may all, or any of them, be included in the

same action.

An action shall not abate by the death or other disability of a party or by the transfer of any interest therein, if the cause of action survive or continue. In case of the death or disability of a party, the court, on motion, may allow the action to be continued by or against his representative or successor in interest.

Attachments.—The plaintiff, at the time ot issuing the summons, or at any time afterwards, may have the property of the defendant attached as security for the satisfaction of any judgment that may be recovered in any action upon a contract which is not secured by mortgage, lien or pledge upon real or personal property situated or being in this Territory, or if so secured, when such security has been rendered nugatory by the act of the defendant, against a defendant not residing in this Territory or against a person who has departed, or is about to depart, from this Territory or the county wherein the action is brought, or who stands in defiance of an officer, or conceals himself so that process cannot be served upon him, or who is dis-

posing of his property with intent to defraud his creditors.

The clerk of the court shall issue the writ of attachment upon receiving an affidavit by or on behalf of the plaintiff, which shall be filed, showing that the defendant is indebted to the plaintiff upon a contract, specifying the nature and amount thereof, as near as may be, over and above all legal set-offs or counter-claims, and that the same has not been secured by any mortgage, lien or pledge upon real or personal property situate or being in this Territory, or if secured, that such security has been rendered nugatory by the act of the defendant, and that the same is an actual bona fide, existing demand, due and owing from the defendant to the plaintiff, and that the attachment is not sought and the action is not prosecuted to hinder, delay or defraud any creditor of the defendant, and specifying one or more of the causes set forth above.

Before issuing the writ the clerk shall require a written undertaking on the part of the plaintiff, in a sum not less than \$200 nor exceeding the amount claimed by the plaintiff, with sufficient sureties, to the effect that if the defendant recover judgment the plaintiff will pay all costs that may be awarded to the defendant, and all damages which he may sustain by reason of the attachment, not exceeding the sum specified in the undertaking.

Exemption.—The following property is exempt from execution:—

1. Chairs, tables, desks and books, to the amount of \$100.

2. Necessary household, table and kitchen furniture, including stoves, not to exceed one for every five members of the family, wearing apparel, one bedstead, one bed and the necessary bedding for every two persons of one family, and provisions and fuel for the family sufficient for sixty days.

3. The farming utensils or instruments of husbandry of the judgment debtor; also two oxen or two horses or two mules and their harness; one cow and calf for every five persons in the family; one cart or wagon and food for such horses, cows, oxen or mules for sixty days; also all seed grain or vegetables actually provided, reserved or on hand for the purpose of planting or sowing at any time within the ensuing six months, not exceeding in value \$100.

4. The tools, tool-chest and implements of a mechanic or artisan necessary to carry on his trade; the instruments and chest of a surgeon, physician, surveyor or dentist necessary to the exercise of his profession, with his scientific or professional library, and the law library of an attorney, and the hbraries of

ministers of the gospel.

5. The tent or cabin of a miner, including a table, camp stools, bed and bedding and the necessary tools used in mining, not to exceed in value \$400,

with provisions necessary for his support for thirty days.

6. Two oxen or two horses or two mules and their harness, and one cart or wagon, by the use of which a cartman, teamster or other laborer habitually earns his living, and food for such oxen, horses or mules for sixty days, and a horse, harness and vehicle used by a physician, surgeon or minister of

the gospel in making his professional visits.

7. One sewing-machine, not exceeding in value \$100, in actual use by the debtor or his family. If the debtor be the head of the family, there shall be a further exemption from execution of five head of sheep and the wool therefrom for every member of his family; two hogs and three pigs under three months old, and the necessary food for all such animals for sixty days; all flax raised by the debtor, and all manufacturies therefrom, and all cloth manufactured by the family of the debtor for their own use; all spinning-wheels and looms and other instruments of domestic labor, kept for family use; the earnings of such debtor for his personal labor, or that of his family, not exceeding \$100, at any time within the sixty days next preceding the levy, are also exempt from execution.

8. All arms, ammunition, uniforms and accoutrements required by law to

be kept by any person.

9. If the debtor be the head of a family, there shall be a further exemption of a homestead, to be selected by the debtor, consisting of lands together with the appurtenances and improvements thereon, not exceeding in value \$1000 for the judgment debtor, and the further sum of \$500 for his wife and \$250 for each other member of his family.

To. No article or species of property mentioned shall be exempt from execution issued upon a judgment recovered for its price, or a mechanic's or la-

borer's lien, or upon a mortgage thereon.

11. The word "family" may be construed to include all persons belonging to the household of the judgment debtor, or dependent upon him for subsistence, but shall not include transient persons, boarders or hired servants.

Interest.—It is lawful to take ten per cent, interest per annum when the amount of interest has not been specified or agreed upon. There is no limit when the rate is expressed in the contract.

Judgments.—May be given for or against one or more of several plaintiff's or defendants and on joint liabilities; when all have not been served, judgment may be given against all, so far as to allow execution against the joint property and against the separate property of those served. The judgment must be docketed, and is then a lien upon the real estate of the debtor within the county. Such a lien continues five years, and will exist in any other county, from the filing of a transcript in the recorders office of such other county.

Jurisdiction.—Justices of the peace have jurisdiction at law to the amount of \$300. The probate courts have jurisdiction of all probate matters and, in some cases, of divorces, and the district courts have general

jurisdiction of cases at law and in equity.

Limitations.—Actions for the recovery of real property, seven years; upon contract in writing, four years; upon liabilities created by statute other than penalties or forfeitures, three years; for trespass to real or personal property for the recovery of personal property and for relief on the ground of fraud, three years; upon contracts not in writing upon open accounts and upon liabilities incurred by public officers in their official capacity, two years; upon a statute for a penalty or forfeiture and for damages on account of libel, slander, assault, battery or false imprisonment one year.

Married Women.—All property, real or personal, owned by a woman prior to her marriage, or acquired afterwards by gift or inheritance, is her separate property, and may be controlled and sold by her as if she were

single. Dower has been restored by act of Congress.

LAWS OF VERMONT.

Summary of Collection Laws compiled for Boyer's Legal Directory by Ormsbee & Briggs, Attorneys-at-Law, Brandon, Vt.

Acknowledgments.—May be made before a judge, or clerk of court with seal, a commissioner of deeds for Vermont, justice of the peace or notary public. The certificate of clerk of court as to the appointment of justice or notary not necessary, but desirable. Married woman need not be separate and apart from her husband.

Action.—Justice's court has jurisdiction up to \$200, and all writs for less than that sum must be brought in justice's court. Any sum (except on note for \$40) above \$20 can be appealed to county court. All actions are brought by attachment of property, if any can be found, and a recognizance for cost must be given before suit is commenced.

Assignment.—Can be made for benefit of creditors, but is seldom used, as it gives no discharge to the debtor. Our insolvency law serves the same

end and is much less cumbersome.

Attachment.—Made at law before suit is commenced, and held by officer to await result of suit and issuing of execution. All actions of tort run against the body. Property may also be attached if in hands of another person by trustee process. Bail must be given for cost in all cases. All articles attached by leaving copy in town clerk's office, and need not be moved.

Exemptions.—Quite liberal. Homestead of \$500; one team, wagon, sleigh, harness, hay, furniture, all growing crops, wood or coal to value of

\$20, and numerous small articles,

Interest.—Six per cent. Cannot recover any more, and any excess may be recovered back within six years. Does not affect the principal or the legal interest. It is only surplusage, and a matter of honor between the parties.

Judgments.—Are not a lien upon any property unless previously attached. Remain so then on personal property for thirty days without execu-

tion; real estate for five months from date of judgment,

Jurisdiction.—Justice up to \$200. Can be appealed above \$20. Cannot sue in county court for less than \$200, except where title to land is in dispute, and some special cause.

Limitation.—Six years on debt and account; eight on a judgment. Time one is out of the State, with no known property in the State, is not counted. A witnessed note runs fifteen years. Time begins to run from date of last credit;

Married Women.—Married women can now be sued the same as a feme-sole, and execution issued against her separate property. She can be sued or sue in her own name, and her husband need not be joined in the action. She cannot be surety for her husband nor make any contract with her husband, nor can she charge her real estate by mortgage or otherwise, except by her joint deed with her husband. She holds all her property, acquired by gift or descent, free from any liabilities of her husband, and can dispose of it by will.

LAWS OF VIRGINIA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Slater & Montague, Counselors-at-Lazv, Richmond, Va.

Acknowledgments.—Deeds and other writings may be acknowledged before a notary public, justice of the peace, commissioner in chancery, or the clerk of any county or corporation, court wherein the deed is to be recorded, or out of the State before a commissioner appointed for that purpose by the Governor of Virginia. When taken out of the State, official seal of the officer must be attached.

Actions.—Those still in force are debt, ejectment, covenant, detinue, trespass, trover, assumpsit and unlawful entry and detainer. Replevin has been abolished, but it is replaced to a limited degree by the action of interpleader, with forthcoming bond. In detinue, the officer may be required to take the property in possession, if defendant is insolvent, or if the property may be sold, injured, removed, secreted or destroyed, if not in custody. On any contract, judgment may be obtained on motion (without action) after service of sixty days notice, which must be returned to the clerk's office forty days before the motion is heard; provided defendant resides within the jurisdiction of the court. Assignee of a bond, note or writing, not negotiable, may maintain any action on such instrument in his own name which the pavee or obligee might have brought, allowing all just discounts accrued before notice to maker.

Affidavit.—Should be made before a notary public, justice of the peace, commissioner in chancery, or clerk of any court of record. If made out of, for use in this State, before any officer of the foreign State, authorized by its laws to administer an oath; the signature of such officer and his authority to administer an oath, should be attested by the certificate of the clerk of a court of record under his official seal.

Appeals.—Lie from county to circuit court, within one year and from corporation and circuit courts, and chancery court of Richmond City, to the supreme court of appeals within one year from date of judgment complained of; from justices courts they lie as of right to the county or corporation court where amount involved exceeds \$10 or where the constitutionality, or validity of an ordinance or by-law of a corporation is in question, save in a few specified cises, appeals from courts of record, are allowed only upon petition, and the judge presiding may grant or refuse the appeal.

Aliens.—Aliens (not enemies) have the same property rights as natives. Arrest.—No imprisonment for debt, but defendant may be held to bail on affidavit of plaintiff that defendant is about to leave the State, whereby a failure of justice would be caused. Plaintiff must give indemnifying bond in like amount as defendants' bail.

Assignments.—An insolvent may voluntarily assign his estate to a trustee for the benefit of his creditors, and may prefer certain creditors to others

but, though the assignment be for the benefit of all, debtor will not be dis-

charged, except as to those who consent.

Attachments.—Attachment lies for rent accrued or to accrue; and against non-residents, having estate, or sued with parties who reside in this State; and against defendants removing, intending to remove, or who have removed their effects out of the State, so that judgment or decree would be unavailing, or about to convert, or who have converted their property, or some part thereof, into money, securities or evidences of debt, or who have assigned or are about to assign, or dispose of their estate or any part thereof, with intent to hinder, delay and defraud creditors upon affidavit of the facts. A non-resident may attach the estate, within this State, of another non-resident. Vessels, rafts or any river craft may be attached for claims against them or their owners.

Bills and Notes.—The common law is in full force.

Chattel Mortgages.—Are rarely used and must be recorded. Deeds of trust have been substituted in their place. These are good against creditors, with or without, and purchasers without notice only from the date of their record. Trust deeds conveying a stock of goods in a store may be successfully attacked if the trustee does not take immediate possession.

Claims Against Estates of Deceased Persons.—Must be brought against personal representative. No statute regulates the proof of such claims. Real estate is made assets for the payment of debts, but it can only be reached through a court of equity and when the personal assets are in-

sufficient.

Jurisdictions of Courts.—These are: Supreme court of appeals, circuit courts, corporation and county courts. The appellate jurisdiction of the supreme court of appeals extends to all criminal cases and to civil suits where the matter in controversy exceeds \$500 in value. Its original jurisdiction extends only to habeas corpus, mandamus and prohibition. App als lie from the county to the circuit courts, and from the circuit and corporation courts to the supreme court of appeals.

Deeds.—Must be in writing, signed and sealed. A scroll will be sufficient if used as a seal. They must be recorded, but can not be recorded, until the signature of the grantor is acknowledged before a notary, justice of the peace,

clerk of the court, etc., or proved by the attestation of two witnesses.

Distress for Rent.—May be levied on any goods of the lessee, his assignce or under-tenant found on the premises, or which may have been re-

moved therefrom not more than thirty days.

Evidence.—All the parties to the record are competent witnesses in civil cases, and may testify in their own behalf. Husband or wife may not testify for or against each other during coverture. Where one of the parties to a contract or transaction is dead, or incapable of testifying, the other party suing is incompetent, unless first called by the adverse party, or unless some one, who was personally concerned in the transaction, survives and is able to

testify.

Exemptions.—There is what is called a "poor-law" exemption, saving to the "householder or head of a family," certain enumerated articles (i. e., tools, wearing apparel, provisions, &c.,) which may amount in value to \$500, and also a homestead exemption of the value of \$2,000. The former cannot be either waived or encumbered. The latter, to be available, must be recorded, and, after recorded, as to real estate may only be encumbered by the joint act of the claimant and his wife, or by his act alone as to personal estate so set apart; and it may be waived by express stipulation in the body of a bond, note, or other writing. It may be claimed after judgment and execution. Widow and children may claim it, if father die without doing so. It will not save from levy and sale in any of the following cases: 1. For the purchase price of property. 2. For services rendered by a laborer or mechanic. 3. For liabilities incurred by any officer, public, or of a court, or any fiduciary or attorney for money collected. 4. For a lawful claim for any taxes, levies or assersments. 5. For rent, 6. For the legal or taxable fees of any public officer, or officer of a court. 7. For any debt or contract as to which the debtor or contractor has legally waived the exemption.

Garnishment.—Process of, may issue on suggestion by judgment creditor, in the clerk's office, of the liability of a third party in consequence of the lien of an execution.

Homesteads.—(See Exemptions.)

Husband and Wife .- See Married Women.)

Insolvents.—(See Assignments)

Interest.—Legal rate, six por cent. Higher rate, usury, and in such cases lenders forfeit all interest.

Judgment.—Is a lien on all real estate, but to be effectual against purchasers for value without notice, must be docketed in the county or corporation court of the county or corporation wherein the land lies, within twenty days after its date, or fif een days before the conveyance to purchaser. This lien can only be enforced by suit in equity; and where the lands subject to the lien have been aliened, that last aliened shall be first subjected.

Limitations.—Actions upon an award or a contract in writing not under seal, or an open account between merchants, must be brought within five years after the cause of action accrued; actions between a retailer and consumer must be brought within two years after the cause of action accrued. A tions founded upon contracts under seal must be brought within twenty

years; any other oral contract, three years,

Married Women.—The property of husband and wife each has been exempted from liability for the ante-nuptial debts of the other. The husband does not, by marriage, acquire any right or title to the property of the wife, real or personal. It is not subject to his disposal, nor liable for his debts, but is made by the statute her sole and separate property, as to which she may contract, and may sue and be sued, or of which she may dispose as though she were a feme sole. Dower and courtesy is reserved to wife and husband, respectively, as at common law.

Replevin.—(See Actions.)

Rule Days.—Are held by the clerk, for three days twice in each month, They commence on the first and third Mondays. Suits mature after two rule days have been held.

Venue.—May be changed by consent, or for good cause shown to the judge,

LAWS OF WASHINGTON.

Summary of Collection Laws, compiled for Boyer's Legal Directory by .

Harry H. Sharp, Attorney-at-Law, Tacoma,

Washington Territory.

Actions.—All distinctions in forms of actions and suits are abolished. Every action shall be prosecuted in the name of the real party in interest, except that an administrator, executor, guardian or trustee of an express trust may sue without joining the person for whose benefit the action is prosecuted. A trustee of an express trust shall be construed to include a person with whom or in whose name a contract is made for the benefit of another.

No action shall abate by the death, marriage or other disability of the party, or by the transfer of any interest therein, if the cause of action survive or continue; but the court may at any time within one year thereafter, on motion, allow the action to be continued by or against his representatives or successors in interest.

Acknowledgments.—Acknowledgments may be taken before a judge of the supreme court, a judge of the probate court, a justice of the peace, a county auditor, a clerk of the district, or supreme court, or a notary public, duly qualified according to law. Acknowledgments to deeds of conveyance of real estate taken in other States or Territories of the United States, may

be taken before any person authorized by law to take acknowledgments. Unless taken before a commissioner of deeds for this Territory, or a clerk of a court of record or other officer having a seal, the certificate of the clerk of a court of record must be attached to the acknowledgment, showing that the officer officiating was at the time duly qualified to act as such.

Two witnesses are required to the signatures of persons signing deeds and

mortgages.

Assignments.—All creditors are alike in this territory, there being no preference to any class. A debtor cannot get his release from his debts by the consent of a majority of his creditors. When the assignment embraces all the debtor's property, upon petition to district court, in absence of fraud, he will be discharged from all his debts.

Attachments.—At the time of commencing an action, or any time before judgment, attachment may issue, by the plaintiff filing bond and affidavit stating that defendant is either a foreign corporation, is not a resident of the Territory, defendant conceals himself, has absconded, has removed or is about to remove his property from the Territory, with intent to delay or defraud his creditors; that defendant has assigned, secreted or disposed of his property, with intent to defraud his creditors; that defendant has been guilty of fraud in contracting the debt, that the defendant is about to dispose of his property with intent to defraud his creditors. Plaintiff must file bond, with two sureties, before the attachment can issue.

Collections.—All accounts bear interest after due, whether presented or not. Accounts against the estates of deceased persons must be accompanied by the affidavit of the claimant to the effect that the amount claimed is correct, and that no part of the same has been paid.

Chattel Morigages.—A chattel mortgage must be accompanied by the affidavit of the mortgagor that it is made in good faith, without design to hinder, delay or defraud creditors, and acknowledged and recorded in the county auditor's office.

This is a dangerous instrument in this Territory. A chattel mortgage on

fixtures is good, but on stock in trade is, as a rule, voidable.

Courts, Jurisdiction of.—The supreme court has appellate jurisdiction over all judgments of all other courts of record, and original jurisdiction over writs of habeas corpus. District courts have original jurisdiction in all civil cases, including admiralty causes, and excepting probate matters and forcible entry and detainer of real estate; also concurrent jurisdiction with the supreme court over writs of habeas corpus. Probate courts have jurisdiction in matters of probate only. Justices' courts have jurisdiction in all civil actions where the sum or damages claimed does not exceed \$300, except in actions for false imprisonment, libel, slander, malicious prosecution, criminal conversation or seduction, and except against an executor or administrator of such. These courts have exclusive original jurisdiction in all cases of forcible entry and detainer of real property. Where the title to land is in issue they have no jurisdiction.

Executions.—The party in whose favor judgment is rendered may, at any time within five years thereafter, have a writ ot execution for its enforcement. After the expiration of five years the writ can issue only upon leave of the court, obtained after a service upon the judgment debtor, or his legal representatives of a notice of the application. The judgment debtor may answer the application, alleging any defence that may exist. Leave to issue execution will not be granted unless the court is satisfied that the judgment,

or some part thereof remains unpaid.

Exemptions.—All real and personal estate belonging to a married woman at the time of her marriage, and all that she subsequently becomes entitled to in her own right, and all her personal earnings, and all rents and profits of such real estate, shall not be liable for her husband's debts, so long as he or any minor heir of her body is living, but her property is liable for debts owing by her at the time of her marriage. To a householder, being the head of a family, a homestead of the value of \$1000, while occupied by such family. All wearing apparel of every person and family; all private libraries, not to exceed \$500 in value, and all family pictures and keepsakes; to each house

holder, one bed and bedding, and one additional bed and bedding for each additional member of the family, and other household goods and utensils and furniture, not exceeding \$500 in value; to each householder, two cows with their calves, five swine, two stands of bees, thirty-six domestic fowls, and provisions and fuel for the comfortable maintainance of such householder and family for six months; also feed for such animals for six months; to a farmer. one span of horses or mules, with harness, or two yokes of oxen, with yokes and chains, and one wagon; also farming utensils actually used about the farm, not exceeding \$500 in value; also one hundred and fifty bushels of wheat, one hundred and fifty bushels of oats or barley, fifty bushels of potatoes, ten bushels of corn, ten bushels of peas and ten bushels of onions for seeding purposes; to a mechanic, to tools and instruments used to carry on his trade for the support of himself and family, also material used in his trade, not exceeding \$500 in value; to a physician, his library, not to exceed \$500 in value, one horse, with harness and buggy, the instruments used in his practice and medicines, not exceeding in value \$200; to attorneys, clergymen and other professional men, their libraries, not exceeding \$1000 in value; also office furniture, fuel and stationery, not exceeding \$200 in value; all firearms kept for the use of any person or family; to any person a canoe, skiff or small boat, with its oars, sails and rigging, not exceeding \$250 in value; to a teamster or drayman, his team, consisting of one span of horses or mules, or two voke of oxen, or a horse and mule, with harness, vokes, one wagon, brick cart or dray; to a logger, three yoke of work cattle and yokes and oxen, chains, implements for the business and camp equipments, not exceed-\$300 in value. But no property shall be exempt from an execution issued on a judgment for the purchase price thereof, or for any tax levied thereon.

Garnishment.—All persons having in their possession or under their control any credits or any other personal property belonging to the defendant, or owing any debts to the defendant at the time of the service upon them of a copy of the writ and notice, shall be, unless such property be delivered up or transferred, or such debts be paid to the sheriff, liable to the plaintiff, for the amount of such credits, property or debts, until the attachment be discharged or any judgment received by him be satisfied. A sheriff or constable may be garnished for money of the defendant in his hands; so may a judgment debtor of the defendant where the judgment has not been previously assigned on the record; and also an executor or an administrator may be garnished for money due from the decedent to the defendant. If the debt of the garnishee to the defendant is not due, execution shall be suspended until its maturity.

Interest.—The legal rate of interest is ten per cent, per annum. Persons may contract for any rate. There are no usury laws in the Territory, The current rate on long time mortgage loans is from eight to ten per

Judgments.—Judgments bear the legal rate of interest from rendition, except when rendered upon an express contract in writing, where a different rate is stated in the contract. The real estate of a judgment debtor, and such as he may acquire, shall be held to satisfy any judgment of the district or supreme court, or any judgment of a justice of the peace authorized by law to be levied upon real estate for the period of five years from the day upon which judgment was rende ed.

Justice of the Peace.—A justice has jurisdiction in most civil cases wherein the amount claimed does not exceed \$300. Trials before a justice are similar to those before the district court. Both in civil and criminal actions the defendants have a right to trial by jury and in both cases parties may

appeal to the district court,

Limitations.—Actions for the recovery of real property or the possession thereof cannot be maintained unless the plaintiff, his ancestor, predecessor or grantor has been seized or possessed of the premises within ten years before the commencement of the action. The following actions must be commenced within six years after the cause of action accrues: Actions upon a judgment or decree of any State or Territory of the United States; upon a contract in

writing or liability, expressed or implied, arising out of a writen agreement; for use to and profits of or use and occupation of real estate. Within three years, actions for waste or trespass upon real property; for taking, detaining or injuring personal property, including an action for the specific recovery thereof, or for an injury to the person or rights of another, not hereinafter enumerated; actions upon a contract or liability, expressed or implied, which is not in writing and does not arise out of any written instrument; for relief upon the ground of fraud, the limitation commencing from the time of the discovery thereof; against a sheriff, coroner or contrable upon a liability incurred by doing or omitting to do any official act or duty, or for the nonpayment of money collected upon execution (but this section shall not apply to an action for an escape); upon a statute for penalty or forfeiture when an action is given to the party aggrieved or to such party and the Territory, except when the statute composing it prescribes a different limitation, and for seduction and breach of marriage contract. Within two years, actions for libel, slander, assault and battery and false imprisonment, or upon a statute for a forfeiture or penalty to the Territory. Within one year, an action against a sheriff or other officer for the escape of a prisoner arrested or imprisoned on civil process. In an action brought to recover a balance due upon a mutual, open and current account, the cause of action shall be deemed to have accrued from the time of the last item of the account proved on either side, but when more than one year shall have intervened between any of a series of items, they are to be deemed such an account. If a person was under a legal disability at the time the cause of action arose the time of such disability shall not be a part of the time limited for the commencement of the action. No acknowledgment or promise shall take the case out of the statue of limitations, unless the same is in writing, signed by the party charged. When the cause of action arose in another Territory, State or county between non-residents of this Territory—and by the local law, when the cause of action arose, an action cannot be maintained thereon-no action shall be maintained in this Territory.

Liens.—A lien of a mechanic or laboring man against a contractor or subcontractor, must be filed with the county auditor within sixty days after the mechanic, laborer or material man has ceased to furnish supplies or to do his work. Within eight months thereafter he must foreclose said lien in the district court, in order to collect the amount due as stated in the lien claim.

Married Women.—Married women may carry on business separate and apart from their husbands, sue and be sued alone, or by joining the name of their husbands.

Proceedings in Chancery.—Cases in equity are tried in the district court, by the court and on stipulation by counsel for plaintiff and defendant or on a motion. The court appoints same attorney as referee to take the testimony and report the facts to the court. When this is done the court makes his decision from the facts in the report of the referee.

Probate Practice.—The probate judge has charge of all matters pertaining to the wills and accounts of deceased persons, and settlement of estates.

Woman Suffrage.—The woman suffrage act has twice been rendered unconstitutional by the supreme court of the Territory, and at the present time women do not nor neither are they allowed to vote.

LAWS OF WEST VIRGINIA.

Summary of Collection Laws, compiled for Boyer's Legal Directory by W, S. Laidley, Attorney-at-Law, Charleston, West Virginia.

Actions.—Distinction is preserved between actions at law and snits in chancery. The common low system and the English chancery practice (both somewhat modified by statute) govern proceedings at law and in chancery. All accounts should be verified by affidavit to insure prompt indegment.

Assignments.—No form prescribed, and usually a deed is made transf rring the property to one named as trustee, giving him power of sale and directing disposition of proceeds. Preferences are allowed. Bond may be

required of trustee, by recent statute.

Attachments — May be issued against the property of the defendant at any time before judgment in any suit at law or in chancery, up in plaintiff filing an affidavit of some credible person, stating the nature and the amount of the claim, and that : thant believes that one or more of the following grounds exist for an attachment :-

1. That the defendant is a foreign corporation or a non-resident.

.. So conceals himself that summons cannot be served.

3. Has property which he conceals,

4. Fraudulently contracted the debt or liability.

5. Has done, or is about to do, one of the following things, with intent to defraud creditors: (a) Has left, or is about to leave, the State. (b) Is removing, or is about to remove, property out of the State. (e) Is converting, or is about to convert, property into money or securities. (d) Has disposed of property, or is about to do so.

In justices' courts bond must be given before the attachment can issue. In other courts no bond is required unless the sheriff is required to take posses-

sion of property attached,

Exemptions.—Husbands, parents and infant orphans are entitled to \$200 in personalty and \$1000 homestead real estate; but a homestead can only be claimed against such debts as are contracted after a declaration to claim it has been recorded.

Interest.-Legal rate is six per cent.; no penalty to charge in excess of that; but such excess cannot be recovered except against corporations, who

are not allowed to plead usury.

Judgments and Decrees.—Are liens upon realty. They should be recorded within ninety days in hen docket; otherwise they do not bind purchasers without notice, or creditors, until recorded.

When a judgment of a justice is less than \$50 there is allowed a stay of execution for two months, upon the debtor giving bond; if over \$50 and less than \$100, the stay is for four months, and when in excess of \$100 for six months.

In the circuit court, the execution goes in the hands of the sheriff and when he levies on personality the debtor may give a bond to have the property forthcoming on the day of sale which he always forfeits and a judgment taken on the bond at the next term.

Both of the above delays are made for the debtors benefit.

Trustees have jurisdiction to \$300.

Appeals are allowed by justices upon the appellant giving bond, which delays until the next term of the circuit court.

Limitations.—Store accounts, three years; accounts between merchant and merchant, five years; all contracts in writing, ten years; all other contracts, five years. Right of action can only be revived by promise in writing. Contracts in writing, made before April 1, 1869, if under seal, twenty years; if not under seal, five years.

Married Women.—May take and hold estate, both real and personal. Husband must join in conveyance of realty. His property liable for her debts. Creditor can only subject the rents and profits of her reality, but her personality can be subjected absolutely. All proceedings against her must

be in chancery. She has dower, as at common law,

LAWS OF WISCONSIN.

Summary of Collection Laws, compiled for Boyer's Legal Directory by Burr W. Jones, Attorney-at-Law, Madison, Wis.

Arrest.—Defendant may be arrested by order of a judge, at any time before judgment, on an affidavit showing a cause of action for damages not on contract, for embezzlement, etc., by public officer, attorney, etc., and for other causes enumerated in the statute.

Assignment, Voluntary,—The circuit court, or the judge thereof in vacation, has supervision of all proceedings in voluntary assignments for benefit of creditors, and may make all necessary orders therein. Such assignments are void, unless the requirements of the statutes are complied with. Assignee is required to give notice, as provided by statute, that every creditor is required to file with the assignee, within three months, on pain of forfeiting dividend, an affidavit setting forth his name, residence and post-office address; the nature, consideration and amount of the debt claimed by him, over and above all offsets. Any claim may be objected to by any creditor or assignee, and trial may be had by court or jury. Any assignment which contains or gives any preference to one creditor over another, except for the wages of laborers, servants and employees, earned within six months prior thereto, is void. Certain judgments, levies, sales and liens, procured within sixty days prior to assignments are void. (See chapter 349 of Laws, 1883.)

Attachment.—Attachment may be issued against the property of a natural person or corporation, except a municipal corporation. Writs may be issued at any time before final judgment in actions on contract, expressed or implied, or upon judgment or decree, where the plaintiff, or some one in his behalf, shows by affidavit that fact, and that the debt exceeds \$50 over and above all legal set-offs, specifying the amount as near as may be, and containing the further statement that the deponent knows, or has good reason to believe, one of the following causes to exist: (1) That the defendant has absconded, or is about to abscond from the State, or is concealed therein, to the injury of his creditors, or keeps himself concealed therein, with intent to avoid the service of a summons. (2) That he has assigned, conveyed, disposed of or concealed, or is about to, any of his property, with intent to defraud his creditors. (3) That he has removed or is about to remove, any of his property out of the State with like intent. (4) That he fraudulently contracted the debt or incurred the obligation respecting which the action is brought. (5) That he is a non-resident. (6) That it is a foreign corporation, or, if created under the laws of this State, that all the proper officers thereof on whom to serve the summons do not exist, are non-residents of the State, or cannot be found. (7) That the action is brought against the defendant as principal upon an official bond, to recover money due the State, or some county or other municipality therein; or that it is brought against defendant as principal on bond or other instrument given to secure payment of money embezzled or misappropriated by defendant while acting as an officer of the State or such municipality; or an affidavit may be made showing cause of action founded on tort, that the damages exceed \$50, specifying amount, and either that defendant is not a resident of this State or that his residence is unknown, and cannot with due diligence be ascertained; or that defendant is a foreign corporation,

Action may be maintair ell and attachment issued on a demand not yet due in all cases, except the 5th, oth and 7th above; but undertaking must be in three times the sum demanded. In all other cases an undertaking must be given, with sufficient surety to pay all costs and damage-, in a sum not less than \$250. Sureties must justify, and must be residents and freeholders or householders of this State. (1) And worth the sum specified in the undertaking in property situate within the State, above all debts and exemptions. In actions on demands not due, if traverse to attachment is sustained, action will be dismissed with costs. Also writs may be issued to any county. Real estate may be bound by filing copy of attachment and description of real estate attached in register's office of county where land lies.

Courts.—The circuit court is the court of general jurisdiction. It has original jurisdiction in all civil actions, appellate jurisdiction over justices of the peace and county courts, and general supervisory powers over all inferior courts, magistrates and officers. Several terms are held in each county during each year, as provided by law. Justices jurisdiction is limited generally in evil actions to the value or amount of \$200. County courts are generally courts of probate; only a few have limited civil jurisdiction. The supreme

court has chiefly appellate jurisdiction.

Executions.—Execution may issue at any time after judgment within five years after its rendition, and alias execution at any time thereafter within wenty years. But if no execution be issued within the five years, the order of a judge or court commissioner is necessary to authorize it. This order is obtained on ex-parte affidavit that the whole, or some part, remains unsatisfied and due. Execution may issue to any county where the judgment has been docketed, and is made returnable in sixty days. Personal property must be first exhausted before real estate can be levied on. Execution against the body may be issued in all cases where an order of arrest might be had at the beginning. But execution against the property must first have been returned unsatisfied (2) In whole or in part, except in cases where the defendant is in prison either on an execution in another cause or on process or surrender by his bail in the same cause. Execution from justice's court may issue on demand at any time within five years after judgment.

Exemptions.—(Ř. S., chap. 130, sec. 2982-2984.)—Real estate—A homestead outside of any town, city or village plat, not exceeding forty acres, used for agricultural purposes, to be selected by the owner, or, instead, not exceeding one-fourth of an acre within any town plat, city or village. This does not affect laborers' or mechanics' liens on mortgages. Such homestead may be sold or removed from (3) temporarily with the intention to reoccupy the same, without subjecting it to liability of sale on execution. (4) If sold, the proceeds held with the intention of procuring another homestead, are exempt for two years. Also a seat or pew in any house of public worship and burial-

place; also the lots on which fire-engine houses are built.

Personalty.—(1) The family bible. (2) Family pictures or school books. (3) The library of the debtor and every part thereof (but exemption does not extend to circulating libraries). (4) All wearing apparel of the debtor and his family, all beds, bedsteads and bedding kept and used for the debtor and his family; all stoves and appendages put up or kept for the use of the debtor and his family; all cooking utensils and all other household furniture not herein enumerated, not exceeding \$200 in value; one gun, rifle or other firearm, not exceeding \$50 in value. (5) Two cows, ten swine, one yoke of oxen and one horse or mule, or, in lieu of one yoke of oxen and one horse or mule, two horses or two mules, ten sheep and the wool from the same, either in the raw material or manufactured into va n or cloths; the necessary food for all exempt stock for one year's support, either provided or growing, or both, as the debtor may choose; also one wagon, cart or dray, one sleigh, one plow, one drag and other farming utensils, including tackle for teams, not exceeding \$200 in value. (6) The provisions for the debtor and his family necessary for one year's support, either provided or growing, or both, and fuel necessary for one year, (7) The tools, implements and stock in trade of any mechanic, miner, merchant, trader or other person, used or kept for the purpose of carrying on his trade or business, not exceeding \$200 in value. (8)

Sword, plate, books or other articles presented to any person by Congress or the legislature of any of the United States. (q) All sewing-machines owned by individuals and kept for use of themselves or families. (10) Printing materials and press, or presses, used in business of any printer or publisher, not exceeding \$1,500 in value. (11) Horses, arms, equipments and uniforms of all officers and privates used for military purposes in militia. (1) All book, maps, plates and other papers kept or used by any person for the purpose of making abstracts of title to land. (13) The interest owned by any inventor in any invention secured to him by letters patent of the United States. (14) The earnings of all married persons, or persons having a family dependent upon them for support, for three months next preceding the issue of any attachment, execution or garnishment, to the amount of \$60 only for each month in which the earnings were made. (15) Fire-engines and all equipments and fixtures, (16) All moneys arising from insurance of any exempt property, including homestead, when such prope ty has been destroyed by fire. (17) All private property is exempt from seizure and sale on any process to enforce any judgment, etc., against any county, town, city, village or school district. (18) All moneys arising on policy of insurance on life of a miner, payable to father or mother, or both, is exempt against creditors of father or mother; but not of such minor. (19) All monuments on cemetery lots owned by individuals, tombstone, coffin and other articles for burial of any dead person. But the articles and property mentioned in the classes above, marked 4, 5, 10, 12, 13, 14, 16 and 18, are not exempt from attachment or execution on judgment in an action brought to recover a claim for any female manual or domestic labor performed by any person in or about a dwelling.

All exemptions may be selected by debtor, his agent, clerk, etc. No personal property is exempt as against any part remaining unpaid of its purchase price. The exemptions above numbered 3, 5, 6, 7, 9, 10, 12, 13, 16 and 18, extend only to actual residents. Exemptions, when required to be set apart on seizure, on execution, etc., may be appraised, and appraisal shall be prima facie evidence of value of property for purpose of exemption. (Laws, 1883, chap. 69.)

Insolvency.—An insolvent debtor may be discharged from his debts by proceedings had in the circuit court, upon his petition praying such dis-

charge, and by complying with the provisions of law in that behalf.

Interest.—Parties may in writing contract for ten per cent. per annum; but, unless expressly named, the rate will be seven per cent. on all moneys due or payable with interest, and on all judgments except judgments on foreclosure of mortgages, which latter bear the rate agreed on in the mortgage debt. (ch. 186, 1889.) Compound interest only allowable when so distinctly agreed in writing. Any corrupt usurious agreement for interest exceeding ten per cent. forfeits all interest paid or agreed to be paid.

Judgments.—Judgments of the circuit court are a lien on all real estate of debtor within the county from the date of docketing the judgment, and lien holds for ten years. A transcript of a judgment of a justice of the peace may be docketed in the circuit court clerk's office, becomes a lien on real estate and is recorded as a circuit court judgment for its enforcement and collection. A transcript of a docket of a judgment in any circuit court clerk's office may be docketed in any other county, and becomes a lien on real estate of the

judgment debtor in county where docketed from that date.

Limitation of Actions.—On contracts not under seal, six years; judgments of courts within the State and sealed instruments, causes accruing within the State, twenty years; foreign judgments and specialties, causes accruing without the State, ten years; recovery on bonds, twenty years.

Married Women.—The real and personal property of the wife at the time of marriage, and the rents, issues and profits thereof, and any which she may receive by inheritance, gift, grant, devise or bequest, from any person other than her husband, she may hold to her sole and separate use, not subject to the disposal of her husband nor liable for his debts. She may convey and devise real and personal property precisely as if unmarried. Her husband need not join in her deed of her separate property, and will, neverthere.

less, be barred of any right of tenancy by courtesy. Any mortgage or alienation of the homeste id is void without the signature of the wife. The husband is not liable for the wife's antenuptial debts, and the wife's individual earnings (except for labor performed for her husband) are made her separate property; she may sue for them and all antenuptial claims alone. Execution may issue against her on a judgment, but not against her person, as if she were a feme-sole. She may sue and be sued alone when the action concerns her separate property or business or antenuptial debts, or is for injury to her person or character, or is between herself and husband; in other actions her husband must be joined. But executions issued on judgments rendered against husband and wife, after March 3, 1883, when husband is joined as defendant to recover damages for tort committed by wife shall be satisfied from property of wife only.

LAWS OF WYOMING.

Summary of Collection Laws compiled for Boyer's Legal Directory by E. W. Mann, Attorney-at-Law, Chevenne, Wyoming.

Actions.—The forms of action at common law are abolished; the only form of law actions is called the civil action. It is commenced by a petition setting forth a statement of facts constituting a cause of action, in ordinary and concise language, and without repetition. The defendant may demur or answer by way of counterclaim or set-off, or by general or special denial. A summons issues from clerk's office on filing of priecipe, returnable on second Monday after date, if within county; if outside of county, on third or fourth Monday after date, at option of plaintiff. The answer or demurrer shall be filed on or before third Saturday after return day of summons or service by publication.

The provisional remedies are arrest and bail, replevin, attachment, injunc-

tion and appointment of receiver.

Assignments.—An insolvent debtor may in good faith assign for satisfaction of his creditors. An insolvent debtor may in good faith transfer property to one creditor to pay debts owing to such creditor. Assignments for benefit of creditors are void as against any creditor not assisting in following causes;

1. If preference is given to one debt or class of debts over another.

If they tend to coerce any creditor to release or compromise his demand.
 If provision is made for any known false or fraudulent claim, or for knowingly overpaying just claims.

4. If any reservation of any interest in assigned property is made to as-

signor before all existing debts are paid.

5. If any power is conferred upon assignor which would interfere with con-

versions of property for purposes of the trust,

6. If assignor is exempted from liability for neglect of duty or misconduct, Assignments must be in writing, acknowledged and recorded in office of probate judge, and must contain rull inventories, showing all creditors, with residence, if known, and amount and nature of each debt, the true consideration, every judgment or security for debt and all property of assignor exempt from execution. This must be verified. Assignee must give bond.

Attachments — The plaintiff in a civil action for the recovery of money may, at or after the commencement thereof, have an attachment against the

property of the defendant upon the following grounds:---

- 1. Where the defendant, or one of the defendants, is a foreign corporation or non-resident of the Territory, or is about to become a non-resident.
 - 2. Has absconded, with intent to defraud his creditors.
 - 3. Has left the county of his residence to avoid service of summons.
 - So conceals himself that a summons cannot be served on him.

5. That he is about to defraud his creditors.

6. That he is about to convert his property, or a part thereof, into money, for the purpose of placing it beyond the reach of his creditors.

7. Has property or rights in action which he conceals.

8. Has assigned, removed or disposed of, or is about to dispose of, his property, or a part thereof, with the intent to defraud his creditors.

9. Fraudulently or criminally contracted the debt or obligation for which

the suit is about to be brought.

But attachment shall not be granted on the ground that the defendant is a foreign corporation or a non-resident of Wyoming for any claim other than a debt or demand arising upon contract, judgment or decree, or for causing death by a negligent or wrongful act.

An affidavit must be filed showing one or more of the above grounds, and the nature of the plaintiff's claim, that it is just, and the amount plaintiff

ought to recover.

The plaintiff, except as above stated, must execute an undertaking to defendant, with sufficient surety, in an amount equal to double the amount of plaintiff's claim, to the effect that plaintiff shall pay defendant all damages which he may sustain by reason of attachment if the order be wrongfully obtained.

Property of defendant in possession of any person or corporation may be

garnished under the writ.

A surety need not be owner of real estate, but must be worth double amount of undertaking beyond his debts, and have property liable to execution in Wyoming equal to the sum to be secured. He must be a resident of Wyoming.

Attachments may issue in claims not yet due in the following cases:—

1. Where a debtor has sold, conveyed, or otherwise disposed of his property, with the fraudulent intent to cheat or defraud his creditors, or to hinder or delay them in the collection of their debts.

2. Where he is about to make such sale, conveyance or disposition of his

property, with such fraudulent intent.

3. When he is about to remove his property, or a material part thereof, with the intent (or to effect) of cheating or defrauding his creditors, or of hindering and delaying them in the collection of their debts, or where the defendant is about to become a non-resident of the Territory.

Executions.—Executions are processes of a writ issued by clerk, directed to sheriff, and may be issued at any time until judgment becomes dormant Judgments become dormant five years after date of judgment, or five years

after date of last execution issued.

Executions are of three kinds: 1. Against property of judgment debtor. 2. Against his person. 3. For the delivery of possession of real property, with damages for withholding the same, and costs.

Lands, tenements, goods and chattels of judgment debtor, not exempt, are

liable to execution.

Lands and tenements bound by judgment from first day of term of court in which it was rendered, unless by confession and judgment rendered same term in which action is commenced, and then from date of rendition of judgment.

All other property bound from date of seizure and execution.

Personal property is first levied upon, and if that prove insufficient, then real estate.

Execution may be issued against the person in certain cases of fraud.

Exemptions.—Every householder, being the head of a family and residing with the same, is entitled to a homestead not exceeding in value \$1500, on a lot or lands, or on the public lands, which shall be exempt from execution or attachment while actually occupied by the owner or his family. The owner of a homestead may mortgage the same, but such mortgage shall not be binding against the wife of a married man who may be occupying the premises with him, unless she shall freely and voluntarily acknowledge and sign the same, and the officer taking such acknowledgment shall fully apprise her of her rights and of the effect of signing such mortgage, and she shall freely waive all her rights thereto under the homestead laws of the Territory.

Besides the homestead above mentioned, the following property, when owned by any person being the head of a family and residing with the same, to wit:—

The family Bible, pictures and school books; a lot in any cemetery; furniture, bedding, provisions and such other articles as the debtor may select, not to exceed in all the value of \$500, to be ascertained by the appraisement of three disinterested householders, provided that no personal property of any person about to remove or abscond from the Territory shall be exempt; the tools, team and implements or stock in trade of a mechanic, miner or other person, used and kept for the purpose of carrying on his trade or business, is exempt to the value of \$300; also the library, instruments or implements of any professional man, not to exceed in value \$300.

The person claiming exemption must in all cases be a bona fide resident of

the Territory.

The necessary wearing apparel of every person, not exceeding \$150. No article of property exempted shall be exempt for purchase-money of such article of property.

Interest.—Legal rate twelve per cent. Any amount contracted for is

legal.

Judgments.—Judgments constitute a lien upon real estate of the debtor, subject to execution within the county where the same is entered, from the first day of the term at which the judgment is entered; but judgments by confession and judgments rendered at the same term at which the action is commenced bind such lands only from the day on which such judgments are rendered. All other lands, as well as goods and chattels of the debtor, shall be bound from the time they are seized in execution. If execution is not sued out within five years from the date of the judgment it becomes dormant, and ceases to be a lien upon the estate of the judgment debtor. Judgments can be entered only in term time, in open court, and execution may issue at any time after the order for judgment is granted. In justices' courts, judgment is entered immediately after trial or verdict; and in case of default, after proof of plaintiff's claim or demand, judgment may be obtained in justices' courts in four days after suit is brought, if no defence is interposed.

Jurisdiction.—Justice of the peace in all civil matters, not including title to real estate, for all amounts less than \$100, and on contracts to

\$300.

Limitations.—In actions for possession or recovery of real property, ten years, except in cases of disabilities, and then ten years after disabilities are removed.

Upon specialty, agreement, contract or promise in writing, five years; on foreign claims or judgments contracted outside of Wyoming, two years from time debtor shall have established his residence in Wyoming; upon contracts not in writing, expressed or implied; liability enacted by statute, other than a forfeiture or penalty; action for trespass; action for taking, detaining or injuring personal property; on torts; on relief for fraud, from time of discovery of fraud, four years—Libel, slander, assault and battery, malicious prosecution or false imprisonment; on actions upon a statute for penalty or forfeiture, one year.

Actions upon official bonds, undertakings of executors, administrators, guardians and sheriffs, or other officers, and upon all bonds or undertakings required by statute, ten years.

If defendant is out of Territory time does not run.

Probate court for settlement of all estates.

District court for all original actions, both at law and equity, not otherwise provided for.

Supreme court, appellate from district court.

Married Women.—The same as those of men and the same as if sole, and her property is exempt from execution and attachment from the debts of her husband; she has also the rights of an elector, and may hold office and vote at all elections; she may not, however, be appointed administratrix, or hold that trust during marriage, and has no right of dower.

LAWS OF ONTARIO.

Synopsis of Collection Laws of Ontario, compiled, revised, and corrected for Boyer's Legal Directory by John Butterfield, Esq., of Osgood Hall,

Barrister-at-Law, residing at L'Original.

Acknowledgments.-(See Deeds).

Arrest.—Arrest for debt in Ontario is abolished, except where the amount exceeds \$100, and the debtor is about to leave Canada. Upon affidavit of

such facts a capias may issue.

Assignments.—The insolvent act has been repealed in Canada. Assignments for the benefit of creditors may be made to the sheriff of the county in which the debtor resides or carries on business or to another assignee resident within the Province of Ontario.

Attachments.—The personal property of a debtor may be attached when he teaves, or attempts to leave the Province, with intent to defraud his creditors, or fraudulently conceals same. The writ of attachment is issued upon affidavit of these facts.

Bills and Notes.—Three days grace are allowed. No stamps are now required. Legal rate of interest six per cent., chargable after maturity, when no other rate is fixed. It is necessary to give notice of dishonor to endorsers.

County Court Sittings.—The sittings of the county court in each county are held four times per annum. In December and June with jury; in April

and October without jury.

Chattel Mortgages. — Chattel mortgeges may be given on personal property of debtor to secure bona fide debt, but must be accompanied by affidavit of mortgagee of bona fides and of witness to execution, and filed in the office of the clerk of the county court where the debtor resides, or where the goods are situate, within five days from execution. These chattel mortgages remain in force only one year, but may be renewed within the thirty days preceding the termination of the year.

Deeds.—When executed out of Ontario, the affidavit of execution require for registry purposes must be administered by any one of the herein-

after mentioned officials :-

1. If executed in the Province of Quebec, by a judge or prothonotary of the superior courts, or a clerk of the circuit court, or a commissioner authorized to take affidavits in Quebec for the Ontario courts, or a notary public, certified under his official seal.

2. In Great Britain or Ireland, and British colonies, by a judge of the superior or county courts, or the major or chief magistrate of any city or town, under the common seal, or a commissioner for taking affidavits for the

Ontario courts, or notary public, under his seal.

3. In the United States, or other foreign country, by a judge of any court of record, or mayor or chief magistrate of any city or town under common seal, or a counsel or vice-consul of H. M., or a notary public under official seal. In addition to the above the affidavit will be sufficient if sworn before any commissioner appointed by the Lieutenant-Governor for taking affidavits for the Ontario courts.

Exemptions.—(1) The bed, bedding and bedsteads in ordinary use. (2) The necessary and ordinary wearing apparel of the debtor and his family. (3) One cooking stove with pipes, one crane and its appendages, one pair of andirons, one set of cooking utensils, one pair of tongs and shovel, one coal scuttle, one lamp, one table, six chairs, one wash stand with furnishings, six towels, one looking glass, one hair brush, one clock, one carpet, one cupboard twelve knives, twelve forks, twelve plates, twelve cups, twelve saucers, one

sugar basin, one in delig, one tempot, twelve species, and maxing looks in dean the test, one sewil, and the financial in the honor, and demosts use the ground the honors, one axis, and excession are valued to the financial interest and excession are valued to the financial interest and excession are valued to the first same goods and have been applicable to the first same goods and have been applicable to the first debt. The same goods are the first debt. The first same are the first debt in the first same are the first debt in the first same are the first debt. · clific tar arr cle.

Girnishment of Dobts, sinch some out part in a contradebts due or a strong has so the short of an earner of the control of any time storightgood of the concerning of the decrease of the first to pay certain amount in the constant of a green of superior of a particle of the control of the contro

Bomestead. To the magnetic district and some factors of the country control of the country country of the count

Juri-diction in namicone, to a win-Sport At Card Lasjons L

Married Women to the control of the Limitati ne under sections. Married Women ried as a a mer b She can all your took

pida fires e e e e e parte de la comparte del comparte del comparte de la comparte del la comparte de la comparte del la comparte de la compa

Supreme Count of Canada. The second of Cheda helds its situate two parties of the second of the seco

sound actions the venue as than shorts.

LAWS OF OUEBEC.

Summary of Collection Laws compiled for Boyer's Legal Directory by Carm. Penting Co Scoot, All other Quebes, Canada.

Acknowledgments. The proof of more sect of details node by deeds, private writings, examination of the debion, or by verbal testinous, according to the nature of the case See E. dence.

Actions -Me, or conglit come consolithe Province by any party who has a give right or enroper, it is proved an remedy for an injury suffered. The inhabitants of the Properties and a second first the tulfilment of obligations contracted by them in toroign and, they even in favor of a foreigner. Code, Art. 28.) Bur every person not a less, at an the Province who last tutes any civil proceeding in its courts must file a power of attorney authorizing the

action, and is also required to give the opposite party security for the cost which may be occasioned to that party by the proceeding. And it should be remembered by the suitor: 1. That the names in full of the plaintiffs, and their places of residence and occupation, and the residence of the defendants, must be given in writs, as also the partnership name when a firm is concerned, and the full names of the members composing it; mere initials will not suffice, not even for a second name. In the matter of corporations the principal place of business should be mentioned, and under what laws incoresponded. 2. Power of attorney to sue, and security for costs, by deposit of \$50 or \$100, depending upon the amount of claim, will be required.

Abandonment.—Every trader who has ceased his payments may be required to make such abandonment by a creditor whose claim is unsecured for a sum of \$200 and upwards. This is done by filing in the prothonotary's office a statement sworn to by the debtor, and a notice of the filing of this statement must be given in the "Quebec Official Gazette," and by a registered

notice sent by mail to each creditor.

Attachments.—Are of various kinds to further the remedies afforded by law to the creditor. In ordinary cases an attachment takes place, as regards movables, fifteen days after judgments; nevertheless, it may take place before the lapse of that period upon an affidavit of the circumstances following, and a creditor may, even, before obtaining judgment, as well as before the maturity of the debt, attach the goods and effects of his debtor in all cases where he produces an affidavit establishing that the defendant is personally indebted to him in at least \$5, and absconds, or is immediately about to leave the Province, or is secreting his property with intent to defraud his creditors or the plaintiff; or that the defendant is a trader; that he is notoriously insolvent, and has refused to arrange with his creditors; and that, in any case, the defendant believes that without the benefit of the attachment the plaintiff will lose his debt or sustain damage.

Attachment in Garnishment.—In the same case the creditor may cause a writ of—to issue, to attach in the hands of a third party any mov-

able property he may hold belonging to the debtor.

Attachment in Revendication.—May be obtained upon production of an affidavit setting forth the party's right to obtain possession, and describing the movable so as to identify it. It may be had by the owner, the pledgee, the depositary, etc., of any movable property, the possession of which they are unlawfully deprived of.

Exemptions.—In the sale of movable property of the debtor the following articles are exempted: 1. Bed, bedding and bedsteads in use by himself and family. 2. The ordinary and necessary wearing apparel of himself and his family. 3. One stove and pipes, one crane and its appendages, one pair of andirons, one set of cooking utensils, one pair of tongs and shovel, one table, six chairs, six knives, six forks, six plates, six teacups, six saucers, one sugar basin, one milk jug, one tea-pot, six spoons, all spinning-wheels and weaving looms in domestic use, one axe, one saw, one gun, six traps, such fishing nets and seines as are in common use, and ten volumes of books. Fuel and food not more than sufficient for thirty days, and not exceeding in value \$20. 5. One cow, four sheep, two hogs, and food therefor for thirty days. 6. Tools and implements or other chattels ordinarily used in his trade, to the value of \$30. 7. Bees, to the extent of fifteen hives. Nevertheless, the things and effects mentioned in clauses 4, 5 and 6 are not exempt from seizure and sale when the suit is to recover the price of the purchase, or they have been given in pawn. The following are also exempt from seizure: 1. Consecrated vessels and things used for religious worship. 2. Alimentary allowance granted by a court. 3. Sums of money, or objects given or bequeathed upon the condition of their being exempt from seizure. 4. All sums of money or pensions given as ailment, even though the donor or testator does not expressly declare that they shall be exempt. 5. Wages and salaries not yet due; certain animals and instruments of agriculture are also in favor of settlers of new lands, exempted by statute passed in the year 1882, viz: Two horses or two draught oxen, four cows, six sheep, four pigs, eight hundred bundles of hay, and all vehicles and implements of agriculture.

Interest.—Interest on judgment debts is fixed at six per cent., which is the rate fixed by law where none other is stipulated; but any rate of interest may be agreed upon.

Judgments.—Of the courts are valid for thirty years. In regard to movables, executions thereon may issue in fifteen days and sale be effected in short delays. The registration of a judgment against the immovable property of the debtor operates as a mortgage claim thereon in the creditor's favor. It takes about eight days to obtain judgment in circuit court, if the action be not contested. Execution cannot issue until fifteen days after judgment. Judgment creditors have no priority in cases where the debtor is insolvent.

Jurisdiction of Courts.-In civil and commercial matters the circuit court has in cases under \$100 in the cities of Quebec and Montreal, and in those under \$200 in the country parts. The superior court has in matters of \$100 and over in the cities of Quebec and Montreal, and of \$200 and over in the country districts. The vice-admiralty court, sitting only in the city of Quebec, has admiralty jurisdiction in maritime cases for the whole Province, including collisions and assaults on the high seas. An appeal lies from the superior court to the same court sitting in review, composed of three judges, and thence, or directly from the superior court, to the appeal docket of the Queen's bench, with five judges, presided over by the chief justice of the Province. This the highest Provincial court. From it an appeal in matters of \$2000 is given to the supreme court of the Dominion sitting at Ottawa, and also in cases of £500 to Her Majesty in her Privy Council in England. The circuit and superior courts sit daily in the cities of Quebec and Montreal, except that the courts are closed from the 9th of July till 1st of September of each year, though writs may issue and summary proceedings be had in the interval. There are no distinctive divisions of courts into law and equity; under ours, which is the bench system, they are combined.

Limitations.—In contracts entered into by debtors in fraud of their creditors, suits to set them aside must be brought within a year from the discovery of the fraud. (Code, 1040.) Judgments and mortgages are prescribed by thirty years; thirty years uninterrupted possession of immovables gives a valid title. Prescription of corporate movables takes place after the lapse of three years, reckoning from the loss of possession in favor of possession in good faith. Ten years of uninterrupted possession of a property acquired in good faith, under a transitory title, prescribes the ownership thereof. Ten vears prescribes actions for recission of contracts, for error, fraud, violence or Ten years also prescribes the responsibility of architects and contractors for the warranty of the work they have done. The lapse of five years prescribes notes (except bank notes) and bills of exchange, inland and foreign, and severally any claim of a commercial nature, reckoning from maturity; sales of movable effects between non-traders, or between traders and non-traders; for price of labor or for the price of manual, professional or intellectual work and materials furnished; surgeons', physicians' and dentists' accounts, dating from the time the services or medicines are supplied; for professional services of notaries and advocates; and for actions against notaries and advocates for the recovery of papers and titles confided to them, and for all claims for arrears of interest and rent. The lapse of two years prescribes actions for seduction and certain classes of injuries, and time of services and teachers' claim for tuition, board and lodging. One year prescribes actions for slander or libel, reckoning from the day that it came to the knowledge of the party aggrieved; for wages of domestic or farm servants, merchants' clerks and other employees engaged for periods less than a year; for hotel or boarding-house charges, and for claims arising from the death of a person in a duel.

Marrled Women.—Their rights enter largely into the law of the Province of Quebec. As a general rule, unless modified by antenuptial contract, the wife retains in her own right all the immovable property of which she is possessed at the time of the marriage. The husband retains the same right over the immovable property, thus constituting two separate estates. There is a third estate, called the community copartnership between husband and wife, into which fall all the movables and money that both consorts have at the time of the marriage, and their common gains during their marriage. The

husband has the absolute administration of the community property, notwith-standing his wife's joint ownership, but he cannot bequeath more than his own half interest in it. The husband also administers the wife's separate estate, of which she cannot disposes becault without us authorization; she can will it without reference to him. There is no divorce under our law, except by a special act of the legislators of the Dominion, passed for each particular case and secretioned by the Crown. Separation from bed and board, which does not dissolve the marriage tie, may be obtained for good cause.

List of Reliable Attorneys.

.XL \1:\\XIA.

10\\\ \.					71.01 21 5		
Abbertale					Lance G. Cowan		
Andalus					' H. Lewis		
$\Delta s^{(1)}(r)$					w Hood		
Vilia					. I refresting		
151 (1)			, .		V. Irger		
					.Vinon		
					JOMERY		
Back of the control o					the set		
Provide Contract Cont					1		
					Glover		
					V v. 14.1 a		
(- D WHILTT		
C. I.e.							
					1. 1.84.4		
(.e.							
					1 1 11 ston		
Catherine					"FOMAS		
C tit					. Collin ville		
C The					. et sie M. Han . e & Austin		
					r & Austin		
\mathbf{p}					i Jack, Gallam		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$					r & Austin H. J. Gillam M. Gomery N w Decatur G O G, Lyen		
1 . 1					· Ym Decatur		
of the opening of the contract					Go G. Lyen		
17 (4)					V b COWART		
East to the second of the seco					' - & Ceagan		
File					V. D. Roberts		
Euch					Selico Clayton		
Euro					G. B. Mobley		
					St. Vorth & Burnett		
The best of the contract of the					J. J. Ray		
0.00					. Supson & Jones		
The Paris Landson					Hata'son & Haralson		
Gadalea	ή,				. BENJAMIN F. POPE		
Gillion Control of State					L. D. Godfrey		
General Landing					Milligan & Son		
Grenshop					Thos R Routh ic		
Greenvier					Richardson & Steiner		
Grove Huling					Wm. D. Dunn Ir		
Gunter, vi b					Hamill Lusk & Bell		
Hamilton					W II Key		
Haynesvice 1.					W. R. Handitan		
Hickman In				•	Send to Tuscalous i		
Huntsv		•			DAVID D SHELRY		
Jacksonville					Brothers Willet & Willat		
Jasper	1	-			Anthing & Alman		
Places marked (:	1 .	re		117	ty seats		
Places marked (*) are county scats.							

TOWN.	COUNTY.	ATTORNEY.
La Fayette*	Chambers	ATTORNEY W. H. THOMAS
Linden*	Marengo	I. C. Anderson
Livingston*	Sumter	Altman & Patton
Marion*	Perry	J. B. Shivers
Midway	Bullock	C. P. S Daniel
Mobile*	Mobile	CLARK & CLARK
do .	do	JOHN R. TOMPKINS
Monroeville*	Monroe	. JOHN R. TOMPKINS T.S. Wiggins J. T. HOLTZCLAW
Montgomery*	Montgomery	I T HOLTZCI AW
Moulton*	Lawrence	W. P. Chitwood
New Decatur	Morgan	. E. E. CHALMERS
Ogoult	Dala	S. O. Houston
Drattuilion	Dale	W. E. Mauldin
Prattville"	Autauga	Y. Abney
ROCKIOIO*	, Coosa	J. H. Parker
Rutledge*	Crenshaw	Isaac H. Parks
Saint Stephens	. Washington	. · Send to Mobile Wm. L. Martin
Scottsboro*	Jackson	Wm. L. Martin
Seale*	Russell	J. B. Mitchell
Selma*	Dallas	JOHN C. REID
Somerville*	Morgan	Send to New Decatur
Talladega*	. Talladega 1	Send to New Decatur PARSONS & PARSONS
Troy#	Pike GAMBLI	E, BRICKEN & GAMBLE
Tuscaloosa*	. Tuscaloosa	J. J. MAYFIELD
do	do	WOOD & WOO D
Tuscumbia*	Colbert	WOOD & WOOD LOUIS B. THORNTON
Tuskegee*	Macon	R. F. Ligon, Jr
Union Springs*	Bullock	Law & Smith
Uniontown	Perry	. Bush, Taylor & Johnston
Vernon*	Lamar	T. B. Nesmith
Wedowee*	Randolph	R. S. Pate
Wetumpka*	Elmore	Judkins & Williams
		,

ARIZONA.

Coon Crondo	Dinol		John C. Loss
Casa Grande			
Florence*	. Pinal .	 	W. H. Griffin
Globe*	Gila .	 	E. H. Cook
Mineral Park*	Mohave .	 	J. J. Hyde
Phoenix*	Maricopa .	 H.	B. LIGHTHIZER
Pinal	. Pinal .	 .	. Send to Florence
Prescott*	Yavapai.	 	E. M. Sanford
Saint Johns*	Apache.	 	H. Baldwin
Solomonsville*	Graham.	 	P. J. Bolan
Tombstone*	Cochise .	 	JAMES REILLY
Tucson*	. Pima .	 	Thomas F. Wilson
Yuma*	. Yuma .	 	G. M. Knight

ARKANSAS.

Arkadelphia* Clark	Murray								
Arkansas City* Desha	F. Grace								
Augusta* Woodruff E.	T. Jones								
Batesville* Independence COLEMAN & Y.	ANCEY								
Benton*	Monroe								
Bentonville* Benton James	A. Rice								
Places marked (*) are county seats.									

Tours	COUNTY	ATTORNEY. J. S. Maples G. B. Holifield H. G. Bunn W. D. Lee J. S. THOMAS J. E. CRAVENS S. L. Simpson F. G. Taylor J. W. & W. H. Duncan E. H. Rice J. W. WOODARD Send to Danville J. S. Thomas Send to Stattgart Bradley & Bradley J. B. Moore JOHN H. CHILES S. H. Davidson L. Gregg John Gatling JOHN J. BOLES COOKE, LUCE & HILL R. T. Powell M. L. Hawkuns J. R. Thornton B. Harris, Jr Crump & Watkins P. L. Stricklin JOHN G. TAPPAN JOHN M. HARRELL J. R. Berry Wm. A. Monroe W. S. MOORE J. C. Hawthorne D. H. Reynolds D. L. KING SAMUEL R. ALLEN CARROLL & PEMBERTON L. E. HINTON Steel & Steel
Parrovilla®	County,	I S Manles
Boydeville	Carron .	G B Holifield
Canden	Ouachita	H G Bunn
Centre Point*		W D Lee
Clarendon**	. Monroe	J S THOMAS
Clarksville*	lohnson	J. E. CRAVENS
Clinton	Van Buren	S. L. Simpson
Corning*	Clay	F. G. Taylor
Conway*	Faulkner .	1. W. & W. H. Duncan
Dallas*	. Polk .	E. H. Rice
Danville	Yell .	J. W. WOODARD
Dardanelle#	Yell .	Send to Danville
Des Arc*	. Prairie .	J. S. Thomas
De Witt*	Arkansas .	Send to Stuttgart
Dover*	Pope .	Bradley & Bradley
El Dorado	Union.	J. B. Moore
Eureka Springs	Carroll .	JOHN H. CHILES
Evening Shade	Sharp .	S. H. Davidson
Fayetteville*	. Washington .	L. Gregg
Forest City#	. St. Francis.	John Gatling
Fort Smith [®]	Sebastian .	JOHN J. BOLES
do	do	COOKE, LUCE & HILL
Greenwood*	. Sebastian .	R. T. Powell
Hamburg	Ashley .	
Hampton*	. Calhoun .	J. K. Thornton
Harrisburg	Poinsett .	Compa & Wathing
Harrison~	Boone .	D. I. Stricklin
Heber	Cleburne .	TOUN C TARRAN
Hot Springs	rinnips .	IOHN M HARRELL
Huntsville	Garanu . Madison	I R Berry
Looksonnort®	Madison .	Wm A Monroe
Jacksonport	Newton	W S MOORE
Ionesboro	Craighead .	I. C. Hawthorne
Lake Village*	Chicot .	D. H. Reynolds
Lewisville*	La Favette .	D. L. KING
Little Rock*	Pulaski .	SAMUEL R. ALLEN
do	do	. CARROLL & PEMBERTON
do	do	L. E. HINTON
Lockesburg*	Sevier .	Steel & Steel
Lonoke*	Lonoke .	LEA & TRIMBLE
Magnolia#	. Columbia .	Kelso & Wallace
Malvern*	. Hot Spring .	E. H. Vance, Jr
Marianna	Column den	TO A TRATE OF THE A
Marion*	Crittenden.	WAI SIRONG
Marsnan*	Searcy .	S. W. Woods
Monticello*	Drew	Wells & Williamson
Morrillton*	Conway	E B Henry
Mountain Home*	Bayter	M N Dver
Mountain View	Stone	B. F. Williamson
Mount Ida#	Montgomery .	John A. Watkins
Murfreesboro*	Pike .	W. B. Thompson, Jr
Newport	Jackson .	Send to Jacksonport
Osceola*	. Mississippi .	S. S. Semmes
Ozark*	Franklin .	C. T. Bill
Paragould*	Greene .	Crowley & Parish
Paris*	Logan .	T. C. Humphrey
Perryville*	Perry .	James A. Vance
Pine Bluff*	. Jefferson .	S. C. Martin
Place	es marked (*) a	CARROLL & PEMBERTON L. E. HINTON Steel & Steel LEA & TRIMBLE Kelso & Wallace E. H. Vance, Jr C. A. OTEY WAT STRONG J. C. Earl S. W. Woods Wells & Williamson E. B. Henry M. N. Dyer B. F. Williamson John A. Watkins W. B. Thompson, Jr Send to Jacksonport S. S. S. Semmes C. T. Bill Crowley & Parish T. C. Humphrey James A. Vance S. C. Martin re county seats.

TOWN.	COUNTY.				.\ 1	TORNEY,
Pocahontas*	. Randolph .	 				Lomax & Collier
Powhattan≋	Lawrence.					. John K. Gibson
Prescott*	Nevada .			5	ioule.	Mckae & Arnold
Princeton*	Dallas .					M. M. Duffie
Richmond*						
Rocky Comfort	antle River.	 į.				. A. D. Hawkins
Salem*	Fulton .					B. H. Castleberry
Searcy*	White		Ċ			I. F. Rives. Ir
Sheridan*	Grant .	 Ċ				. J. S. Williams
Star City*	. Lincoln .				Car	mineham & Wiley
Stuttgart	. Arkansas .		Ċ		. H	OWIN PETTIT
Texarkana*	Miller.		Ĭ.			W II Amold
Toledo*	. Cleveland		Ċ			L. M. McCaskell
Van Buren*						
Waldron*	Scott .		Ċ			S. Wilson
Warren*	. Bradley					A. C. Tones
Washington*	Hempstead					G. D. Royston
Watson*	Desha			•		D. Mey inder
Wittsburg*	Cross	 •			•	1 D Block
Yellville*	Marion		•			I C Floyd
	· Minimon .					j. o. 1 1050

CALIFORNIA.

Alameda
Alturas* Spencer & Raker
Auburn* Placer W. B. Lardner
Bakersfield*
Bridgeport* Mono
Chico*
Colusa*J. W. Good
Crescent City Del Norte W. A. Hamilton
Downieville*
Eureka*
Fairfield*
Fresno City* Fresno
Hollister *
Independence** Inyo A. R. Conklin
Jackson*
Lakeport* Lake R. W. Crumb
Los Angeles Los Angeles CHARLES CASSAT DAVIS
Mariposa*L.F. Jones
Markleeville* T. P. Larkin
Martinez#
Marysville *
Merced* Merced J. K. Law
Modesto' Stockhais Wag's & Hazen
Monterey
Noneley W. A. Electronic
Napa City* Napa P. COUTTS Nevada City* Napa Gayota & Searle
Nevada City
Oakland
Diagram 91-5 Program 1
Placerville ⁵ El 1973 do
Pomono Los Angeles J. A. GALLUP
Quincy*
Ked Bluff: Fehama Carper n & Garter Redwood City* San Matro 1. F. Entapatrick
Redwood City*, , San Matso
Sacramento* Sacramento Greet L. Johnson
Salinas*
Places marked (*) are county seats.

manus cour	TT.V	ATTOPNEY
TOWN. COUN San Andreas* Calave	IY.	I H Poed
San Andreas* Calave	eras	C W C Dawell
San Bernardino San Bernard	lino	TO A A G G DIDNIE
San Diego* San Di	ego	ISAAC G. BURNETT
		Nesmith & Greely Block
	(See Ca	ard, Appendix page 313.)
San Francisco* San Franc	isco	. WM. H. H. HART
	Rooms, 23, 24 d	& 25 230 Montgomery st.
	(See Ca	ard, Appendix page 320.)
San Iose* Santa C	lara	. I. S. THOMPSON
San Luis Obispo® San Luis Ob	SDO	J. M. Wilcoxon
San Rafael* Ma	arin	H. Wilkens
Santa Barbara* Santa Barb	oara	J. J. Perkins
Santa Cruz* Santa C	ruz	J. H. Skirm
Santa Rosa* Sono	nma	O. H. HOAG
Shasta*	nsta	C. W. Taylor
Sonora* Tuolui	nne	F. D. Nicol
Stockton* San Joac	mic	W. L. Dudley
Susanville* La	quiii	Dodge & Divon
Ukiah* Mendo	sino	T. I. Carothers
Ukian Mendo	CIIIO	DADNES & SELBY
Ventura* Ven	tura	N O Brodley
Visalia* Tu	iare	N. O. Bradicy
Weaverville* Tri	nity	E E Dalon
Woodland*	rolo	F. E. Baker
Yreka* Sisk	you	G. B. Robertson
Yuba City* St	ıtter	M. E. Sanborn

COLORADO.

Alamosa Conejos C. C. Holbrook Akron* Washington A. J. Johnson Aspen* Pitkin CHARLES M. ROBINSON Boulder* C. M. Campbell Breckenridge* Summit J. H. Richards Buena Vista* Chaffee C. S. LIBBY Canon City* Fremont M. S. Adams Castle Roek* Douglas W. Dillon Central City* Gilpin E. W. Hurlbut Colorado Springs* El Paso J. E. McINTIRE Conejos Conejos R. K. Brown Como Park W. L. MALPUSS Del Norte* Rio Grande A. Wilson Delta* S. S. Sherman Denver* Arapahoe JOSEPH N. BAXTER Notary Public, Bradstreet's Attorney I & 2 Essex Bldg
do Arapahoe J. W. HORNER do do JAMES A. KILTON
Tabor Block
(See Card, Appendix page 324.)
do do OSBORN & TAYLOR
27, 28 & 29 Opera Block,
do do ROZZELLE & BOTTOM 47 Railroad Bldg
do do THE ROCKY MOUNTAIN LAW
AND COLLECTION AGENCY
Room 19 Symes Bldg
. do do
Durango* La Plata REESE McCLOSKEY
Fair Play* Park Send to Como
Places marked (**) are county seats.

TOWN.	COUNTY.	ATTORNEY, G. W. Bailey Morrison & Fillius
Fort Collins*	Larimer	G. W. Bailey
Georgetown*	. Clear Creek	Morrison & Fillius
Glenwood Springs*	. Garbeld	H T Savle
Golden*	lefferson	W. A. Dier
Grand Junction*	Mesa	W. A. Dier Buckland & Staley
Greeley*	Weld	I M Freeman
Gunnison*	Gunnison	D. T. Sapp
Hahn's Peak*	Routt	I. M. Freeman D. T. Sapp Send to Denver
Holyoke	Logan	Send to Inleshura
Hot Sulphur Springs*	Grand	Send to Julesburg Send to Denver
Her Supra Springs	Logan	Send to Julesburg J. B. SWEET
Inlochures	I ogan	T D CTITETIN
Views*	Fibort	J. D. SWEEL
La Tunta*	Otore	L. Ramsey GEORGE A. KILGORE
La junta"	Oleio	GEORGE A. KILGORE
Lake City*	Finsdale	J. C. Bell WILLIAM FLETCHER
Leadville*	Lake	WILLIAM FLETCHER
Montrose*	Montrose	T. J. Black Storey & Stevens Send to Denver FRED. BETTS
Ouray ^{**}	Ouray	Storey & Stevens
Pagosa Springs*	Archuletta	Send to Denver
Pueblo*	Pueblo	FRED. BETTS
, uo , , , , , , , , ,		JUHN R. SMITH
Red Cliff*	Eagle	A. R. Brown J. Thompson
Rico* ,	Dolores	J. Thompson
Rosita*	Custer	M. M. Kellogg
Saguache*	Saguache	C. B. Iones
San Luis*	Castilla	Send to Denver
Silver Cliff	Cuctor	Sand to Posito
Silverton*	San Iuan	F. W. Ingersoll
Sterling*	Logan	Send to Julesburg
Telluride*	. San Miguel	W. H. GABBERT
Trinidad*	Las Animas	John A. Gordon
Walsenburg*	. Huerfano	JOHN F. READ
West Las Animas*	Bent	F. W. Ingersoll Send to Julesburg W. H. GABBERT John A. Gordon JOHN F. READ J. W. Ray
Wray*	Yuma	A. G. Segrist

CONNECTICUT.

Birmingham* New Haven Send to New Haven
Bridgeport* Fairfield SAMUEL B. SUMNER
Brooklyn* Windham E. L. Cundall
Cheshire New Haven Send to New Haven
Danbury* Fairfield Send to Greenwich
Derby* New Haven Send to New Haven
Fairfield Fairfield Send to Greenwich
Greenwich Fairfield H. W. R. HOYT
Haddam* Middlesex Send to Middletown
Hartford* Hartford GEORGE G. SILL
Litchfield Litchfield J. T. Hubbard
Meriden New Haven Send to New Haven
Middletown* Middlesex D. J. DONAHOE
Milford New Haven Send to New Haven
Naugatuck New Haven Send to New Haven
New Britian
New Haven* New Haven CHARLES H. FOWLER
116 Church St.
New London* New London Send to Norwich
Norwalk Fairfield J. BELDEN HURLBUTT
Norwich* New London CHAS. F. THAYER
Places marked (*) are county seats.

TOWN.	COUNTY.	ATTORNEY.
Plymouth	Litchfield	Send to Litchfield
Stratford	Fairfield	Send to Greenwich
Thomaston	Litchfield	Send to Litchfield
Terryville	Litchfield	Send to Litchfield
Polland*	Polland	E. S. Agard
Wallingford	New Haven	Send to New Haven
Waterbury	New Haven	Send to New Haven
Willimantic	Windham	Send to Brooklyn

DAKOTA.

Aberdeen Brown	JOHN H. PERRY
Alexandria# Hanson	R. M. Dott
Bangarii Walworth	W. B. Burr
Bangor* Walworth Burleigh	FRANK V BARNES
Blunt	Sand to Dierre
Blunt	T. W. Donnott
Bottineau* Bottineau	, J. W. Bennett
Brookings* Brookings	Matnews & Murphy
Bridgewater McCook	W. A. MORSE
Burlington* Ward	Jas. Johnson
Burlington*	Send to Mayville
Cando Towner	H. W. DICKINSON
Canton® Lincoln	F. R. Akins
Carrington* Foster Casselton Cass Hamlin Hamlin	H. McHugh
Casselton	Send to Fargo
Castlewood* Hamlin	I. P. Cheever
Chamberlain# Brule	MOYER & BROWN
Charle* Clork	Sherwood & Elrod
Clarement Proun	R W PARLIMAN
Chamberlain* Brule Clark* Clark Claremont Brown Clifton* Sully	S H Neel
Columbia* Brown .	I, minisperger
Cooperstown* Griggs .	IVES JACOBSON
Custer*	EDMUND SMITH
Custer*	Send to Sturgis
Dell Rapids Minnehaha	HENRY ROBERTSON
De Smet* Kingsburg	A. N. Waters
Devil's Lake* Ramsev .	F. W. Wilder
Dickinson* Stark	Wm. Gibson
Elk Point* Union	A. D. Keller
Ellendale* Dickey	E. P. Perry
Eureka* Edmunds	W. W. Hughes
Faulkton, C. H* Faulk.	P. H. WILSON
Fargo*	B. F. Spalding
Flandrau* Moody	Powers & Pratt
Fort Randall* Todd . Freeman	Send to Vankton
From Hutchinson	Send to Olivet
Come* Doubl	H A Sturgis
Catturburge Bottom	A I Projet
Gettysburg*	C A M Sponger
Gary* Deull Gettysburg* Potter Grafton* Walsh Grand Forks* Grand Forks Grand F	TOTAL B SITE IVAN
Grand Forks* Grand Forks	TT C TTOODPITE
. do do	, W. G. WOODROFF
Grand Rapids* La Moure	E. M. Whitman
Grand View* Douglas	W. E. Hpton
Groton* Brown	W. I. AGNEW
Groton* Brown	M. G. SIMON
Hot Springs* Fall River	E. D. Norton
Howard* Miner	D. D. Holdrege
Huron* Baedle	I.B. HENYAN
Places marked (*) ar	re county seats.

TOWN.	COUNTY.	ATTORNEY.
Ipswich*	. Edmunds	ATTORNEY H. C. BRIGGS LEWIS T. HAMILTON
Iamestown*	. Stutsman	. LEWIS T HAMILTON
Kimball	Brule	Send to C. Chamberlain
La Foon®	Foull.	Bottum & Johnston
La Consoli	Canada II	Bottum & Johnston
La Grace	. Campbell	S. S. Bassett Send to Grand Forks
Larimore (rand Forks	Send to Grand Forks
Lead City	. Lawrence	Send to Sturgis
Leola*	McPherson	W. W. Cornwall
Lisbon*	Ransom	P. H. ROURKE
Madison*	Lake	W. V. NELSON
, do	do	F. L. SOPER
Mandan*	Morton	R W Shaw
Manes*	Nelson	Send to Bismarck . JOHN E. FLADELAND
Mayville	Tue:11	IOIN E ET ADEL AND
Mayvine	Italii	. JOHN E. FLADELAND
Willibank*	Grant	B. A. Dodge
Miller**	Hand	G. A. GRAY
Milnor*	Sargent	G. A. GRAY Walsh & Newman
Minnesela*	Butte	Send to Sturgis
Minnewaukon®	Benson	E. S. Rolfe
Mitchell*	Davison	Dillon & Preston
Napoleon#	. Logan	Send to Bismarck
New Rockford*	Eddy	F. A. Sebring J. H. Warner
Olivet*	Hutchinson	I. H. Warner
Parker*	Turner	Kennedy & Jones
Pembina*	Pembina	W I Kneeshaw
Pierre*	Hughes	W. J. Kneeshaw Dillon & Holmes
Plankinton#	Δurora	W. M. Smith
Rapid City#	Pennington	O. L. COOPER
		Hassell & Myers
Posses	Edmunds	Send to Eureka
Salem®	McCook	Send to Bridgewater
Siouv Falle#	Minnehebe DAIL I	EY,STODDARD & WILSON
do	Millienanaballi	. CHERRY & ROWLAND
uo		HILSCHER & HILSCHER
• • uo · • · · · · · · ·		HILDONER & HILDONER
uo	do	WYNN & YOUNG
Steele*	. Kidder	. CHARLES H. STANLEY
Siurgis	. Lawrence	JAMES BRENNAN
Sykeston*	Wells	A. G. Covell
Sherbrooke*	Steele	Send to Bismarck
Tyndall*	Son Homme	W. T. WILLIAMS
Valley City*	Barnes	G. K. Andrus J. Runyan
Vermillion*	. Clay	J. Runyan
Wahpeton*	Richland	W. S. Lander
Washburn*	McLean	N. F. Boucher W. R. Thomas
Watertown*	. Codington	W. R. Thomas
Webster#	Dav	I F Blake
Wessington Springs#	Ierauld	L. N. Loomis
Wheeler*	Charles Mix .	E. M. Starcher
Williamsport*	. Emmons .	H. A. Armstrong
Wilmot*	. Roberts .	L. N. Loomis E. M. Starcher H. A. Armstrong S end to Yankton
woonsockets	. Sanborn	N. B. Reed
Yankton®	Vankton	N. J. CRAMER
Places	marked (*) are o	N. J. CRAMER ounty seats.
1 mees	mana () are e	Jan., Jan.,

DELAWARE.

TOWN,	COUNTY.	ATTORNEY.
Camden	Kent	Send to Dover
Delaware City	New Castle	Send to Wilmington
Dover*	Kent	R.R. KENNEY
		(See Card Appendix page 308.)
Georgetown	Sussex	MOORE & CAHALL
Harrington	Kent	Send to Dover
Laurel	Sussex	Send to Georgetown
Lewes	Sussex	Send to Georgetown
		Send to Wilmington
		Send to Dover
		Send to Georgetown
Newark	New Castle	Send to Wilmington
		Sead to Wilmington
		Send to Wilmington
Seaford	Sussex	Send to Georgetown
Smyrna	Kent	Send to Dover
Wilmington*	New Castle	WILLARD HALL PORTER
		902 Market street,
		(See Card Appendix 328.)

DISTRICT OF COLUMBIA.

Georgetown, FRED W. JONES
WASHINGTON.
JOHN S. BLAIR
CHAPIN BROWN
CAMPBELL CARRINGTON 490 Louisiana avenue
HENRY WISE GARNETT 2 Columbian Law Building
(See Card Appendix page 307.)
KNIGHT BROS
(See Card Appendix page 325.)
FRED W. JONES 472 Louisiana avenue
(See Card Appendix page 308.)
R. S. & A P. LACEY 604 F street, N. W.
(See Card Appendix page 325.)
JOHN B. LARNER
ROBT. E. L. WHITE

FLORIDA.

Abe's Spring®	Calho u n	 Wm. Clark
Apalachicola	Franklin	 . HENRY C. HICKS
Bartow [®]	Polk	 JOHN L. ALBRITTON
Bristol*	Liberty	 W. P. Shepard
Bronson*	Levy	 J. C. Sale
Brooksville*	Hernando	 T. M. Shackelford
Cerro Gordo*	Holmes	 J. M. Landrum
Chipley	Washington	 BUTLER & BUTLER
	Places marked (*) are	

TOWN.	COUNTY.	ATTORNEY N. R. Walker
Crawfordville**	wakalla	N. R. Walker
De Funiak Springs .	Walton	Danl. Campbell
Enterprise*	Volusia	J. A. Bradley
Euchee Anna* ·	Walton	D. Campbell
Eustis	Orange	J. A. Bradley D. Campbell GEO. W. CHURCH
Fernandina*	Nassau	H. J. Baker
Gainesville*	Alachua	H. J. Baker Hampton & Hampton
Green Cove Springs*	Clay	T. C. Fisher
Jacksonville*	Duval	\dots M. C. JORDAN
Jasper*	Hamilton	T. C. Fisher M. C. JORDAN Stewart & Robeson
Key West*	Monroe	E. O. Locke
Lake Butler*	Bradford	L. B. Rhodes
Lake City*	Columbia	A. J. Henry
Leesburg	Sumter	Send to Sumterville
Live Oak	Suwannee	J. S. White
Madison*	Madison	J. S. White Vann & Vann
Marianna *	ackson	Liddon & Carter
Miami*	Dade	Send to Jacksonville
Milton*	Santa Rosa	Send to Jacksonville G. M. Worter
Monticello*	Jefferson	Thos. Puelson
New Trov*	La Favette	Send to Jacksonville
Ocala	Marion	SAMUEL F. MÄRSHALL
Orlando *	Orange	Thos. Puelson Send to Jacksonville SAMUEL F. MARSHALL . HARRISON & PEELER
Palatka*	Putnam	I. GIIIIS
Pensacola*	Escambia	WILLIAM FISHER
Perry*	Taylor	S. A. Wilcox
Pine Level*	Manatee	S. A. Wilcox O. T. Stanford
Ouincy*	Gadsden	P. P. Stockton
Saint Augustine*	St. Johns	P. P. Stockton J. W. Henderson
Sanderson*	Baker	Send to Jacksonville THOMAS E. WILSON
Sanford	Orange	THOMAS E. WILSON
Sumterville#	· Sumter	A. CARLISLE CLARK
		(See Card Appendix page 210.)
Tallahassee*	Leon	R. W. Williams
Tampa*	Hillsboro	R. W. Williams BARRON PHILLIPS
Titusville*	Brevard	Jones & William Send to Chipley
Vernon*	Washington	Send to Chipley
		Ompicy

GEORGIA.

Abbeville* Wilcox E. H. Kutts Albany* Dougherty R. Hobbs Alpharetta* Milton B. F. Simpson Americus* Sumter BUTT & LUMPKIN Appling* Columbia Scnd to Augusta Athens* Clarke L. & H. COBB Atlanta* Fulton PORTER KING do do WEIL & BRANDT do do JOHNA WIMPY Augusta* Richmond HARPER & BROTHER do do GO CHARLES Z. McCORD Brainbridge* Decatur Donalson Hahs Barnesville Pike S. M. Woodward Baxley* Appling Holton & Son
Brainbridge* Decatur Donalson Hahs Barnesville Pike S. M. Woodward
Brunswick* Glynn FRANK H. HARRIS Places marked (**) are county seats.

TOWN.	COUNTY,	ATTORNEY.
Puchanan*	Llorelson	ATTORNEY
Duene Visto	Haraison	DITTO & TIMELINI
Buena vista	Tester	BUTI & LUMPKIN
Butter*	C. Taylor	A. A. Carson
Calnoun*	Gordon	E. J. Kiker
Camilla	Mittenell	Spence & I witty
Canton*	Cherokee	C. D. Maddox
Carnesville*	Franklin	W. R. Little
Carrollton*	Carroll	R. L. Richards
Cartersville*	Bartow	R. W. MURPHEY
do	do	J. M. NEEL IVY F. THOMPSON C. II. Sutton
Cedartown	Polk	IVY F. THOMPSON
Clarksville*	. Habersham	C. H. Sutton
Clayton*	Raybun	J. M. Merritt
Cleveland*	White .	Underwood & Son
Clinton*	Jones	R. Johnson
Clyde*	Bryan	P. W. Williams
Colquitt*	Miller	J. R. Williams
Columbus*	Museogee	PORTER INGRAM
do	do	THORNTON & CAMERON
Conyers*	Rockdale	. GEORGE W. GLEATON
Covington*	Newton	J. M. Paee
Crawfordville	Taliaferro	W. Ö. Mitchell
Cumming*	Forsyth	Bell & Bell
Cussetta*	Chattahoochee	E. J. Wynn
Cuthbert*	Randolph	HOOD & MOYE
Dahlonega*	Lumpkin	W. P. Priee
Dallas*	Paulding	W. E. Spinks
Dalton*	. Whitefield	J. M. Merritt Underwood & Son R. Johnson P. W. Williams J. R. Williams PORTER INGRAM THORNTON & CAMERON GEORGE W. GLEATON J. M. Pace W. O. Mitchell Bell & Bell Bell & Bell E. J. Wynn HOOD & MOYE W. P. Price W. E. Spinks H. Shumate
Danielsville*	Madison	Meadow & Mosely
Darien*	McIntosh	H. Shumate Meadow & Mosely L. Livingstone
Dawson* \dots	Terrell	L. Livingstone J. M. Griggs J. M. Bishop H. C. JONES C. A. Ward, Jr R. A. Massey T. L. Greiner De Lacy & Bishop W. F. Jenkins J. P. Shannon
Dawsonville#	Dawson	J. M. Bishop
Decatur*	De Kalb	H. C. JONES
Douglas*	Coffee	C. A. Ward, Jr
Douglasville*	Douglas	R. A. Massey
Dublin*	Laurens	T. L. Greiner
Eastman*	Dodge	De Lacy & Bishop
Eatonton*	Putnam	W. F. Jenkins
Elberton*	Elbert	J. P. Shannon
Ellaville*	Schley	J. R. Williams
Ellijay#	Gilmer	J. P. Perry
Fairburn*	Campbell	Geo. Latham
Fayetteville*	Fayette	T. V. Lester
Forsyth#	Monroe	O. H. B. Bloodworth
Fort Gaines	Clay	. , J. R. Irwin
Fort Valley*	Houston	A. C. Riley
Franklin*	Heard	W. H. Daniel
Gainesville*	Hall	S. C. Dunlap
Georgetown*	Quitman	W. P. Harrison
Gibson*	Glascock	E. B. Rogers
Greenville	Meriwether	J. W, Park
Greenesboro*	Greene	H. G. Lewis
Griffiin*	Spalding	T. R. Mills
Hamilton*	Harris	H. C. Cameron
Hartwell*	Hart	W. L Hodges
Hawkinsville*	Pulaski	Martin & Smith
Hiawassee*	Townes	W. G. Blackwell
Hinesville*	Liberty	J. W. Farmer
Homer*	Banks	A. C. Moss
Homerville*	Clinch	
Pla	.ces marked (*) are	e county seats.

TOWN.	COUNTY.	ATTORNEY J. W. Lindsay . Send to Albany . W. A. Harris . E. P. Catchings
Irwinton**	Wilkinson	J. W. Lindsay
Irwinville**	Irwin	Send to Albany
Isabella*	Worth	W. A. Harris
Jackson*	Butts	E. P. Catchings
Jasper*	Pickens	J. W. Henley
Jefferson*	Jackson	H. L. Brock
Jeffersonville*	Twiggs	. E. P. Catenings . J. W. Henley . H. L. Brock . J. D. Jones . R. H. LYON . C. W. Hodnet . O. P. Wright . R. W. M. Glenn T. H. W. HITAKER
Jesup*	Wayne · .	R. H. LYON
Jonesboro* . ·	Clayton	C. W. Hodnet
Knoxville*	Crawford	O. P. Wright
La Fayette*	Walker	R. W. M. Glenn
La Grange*	Troup	T. H. WHITAKER
Lawrenceville*	Givennett	C. H. Brand
Leesburg*	Lee	T. H. W. H.TAKER C. H. Brand H. L. LONG J. T. Ohve
Lexington*	Oglethorpe	J. T. Olive
Lincolnton*	Lincoln	H. J. Lang
Louisville*	Jefferson	W. L. PHILLIPS
Lumpkin*	Stewart	Clark & Hooper
McDonough*	Henry	J. F. Wall
McRae*	Telfair	JOHN T. BRIGHT
Macon*	Bibb	WILLIAM B. BIRCH
Madison*	Morgan	W. R. Mustin
Marietta#	Cobb	H. J. Lang W. L. PHILLIPS Clark & Hooper J. F. Wall JOHN T. BRIGHT WILLIAM B. BIRCH W. R. Mustin IRWIN & IRWIN W. L. JACKSON
Milledgeville*	Baldwin	W. L. JACKSON
Monroe*	Walton	Walker & Napier
Monticello*	Jasper	J. C. Key
Morgan*	Calhoun	. · · · J. J. Beck
Morganton*	Fannin	W. L. JACKSON Walker & Napier J. C. Key J. J. Beck O. R. De Pue
Moultrie*	Colquitt	E. A. Milligan
Mount Vernon*	Montgomery	Chos D Loud
		Chas. D. Loud
Nashville#	Berrien	H. B. Peeples
Nashville*	Berrien	
Nashville*	Berrien	
Nashville#	Berrien Coweta Baker Macon	
Nashville#		WILLCOXON & WRIGHT R. B. Whitehead W. W. H. Fish Duncan & Miller
Nashville*		WILLCOXON & WRIGHT R. B. Whitehead WH. Fish Duncan & Miller J. B. Hudson
Nashville#		H. B. Peeples WILLCOXON & WRIGHT R. B. Whitehead W. H. Fish Duncan & Miller J. B. Hudson H. G. Turner
Nashville*	Berrien Coweta Baker Macon Houston Brooks Tatnall	WILLCOXON & WRIGHT R. B. Whitehead WH. Fish Duncan & Miller J. B. Hudson H. G. Turner H. G. McGee
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville*		
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville*		
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville*		
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville*		
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville*		
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville*		
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effineham	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson . H. G. Turner . H. G. McGee . W. H. Paine . C. M. Shropshire . J. M. Arnold . J. N. GILMORE . G. W. OWENS . J. T. JORDAN . S. S. Pittman
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effineham	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson . H. G. Turner . H. G. McGee . W. H. Paine . C. M. Shropshire . J. M. Arnold . J. N. GILMORE . G. W. OWENS . J. T. JORDAN . S. S. Pittman
Newton** Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effineham	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson . H. G. Turner . H. G. McGee . W. H. Paine . C. M. Shropshire . J. M. Arnold . J. N. GILMORE . G. W. OWENS . J. T. JORDAN . S. S. Pittman
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock	R. B. Whitenead W. H. Fish Duncan & Miller J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statenville* Swainsboro* Swainsboro* Subvanie*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statenville* Swainsboro* Swainsboro* Subvanie*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statenville* Swainsboro* Swainsboro* Subvanie*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statenville* Swainsboro* Swainsboro* Subvanie*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statenville* Swainsboro* Swainsboro* Subvanie*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro* Sylvania* Talbotton* Thomaston* Thomason* Trades' Hill*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel Screven Talbot Upson Thomas McDuffie	R. B. Whitenead W. H. Fish Duncan & Miller J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams J. H. Hull, Jr J. M. Mathews C. Worrill REDDEN SMITH, Jr P. B. Johnson Send to Blockshear
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro* Sylvania* Talbotton* Thomaston* Thomason* Trades' Hill*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel Screven Talbot Upson Thomas McDuffie	R. B. Whitenead W. H. Fish Duncan & Miller J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams J. H. Hull, Jr J. M. Mathews C. Worrill REDDEN SMITH, Jr P. B. Johnson Send to Blockshear
Newton* Oglethorpe* Perry* Preston* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Spring Place* Statenville* Swainsboro* Summerville* Swainsboro* Talbotton* Thomaston* Thomason* Traders' Hill* Trenton* Valdosta*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatooga Emanuel Screven Talbot Upson Thomas McDuffie Carlton Dade Lowndes	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams J. H. Hull, Jr J. M. Mathews C. Worrill REDDEN SMITH, JF P. B. Johnson Send to Blackshear W. U. & J. F. Jackaway Willismen & Ashley
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro* Summerville* Swainsboro* Sylvania* Talbotton* Thomaston* Thomaston* Thomaston* Traders' Hill* Trenton* Valdosta* Vienna*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatoga Emanuel Screven Talbot Upson Thomas McDuffie Carlton Dade Lowndes	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson . H. G. Turner . H. G. McGee . W. H. Paine . C. M. Shropshire . J. M. Arnold . J. N. GILMORE . G. W. OWENS . J. T. JORDAN . S. S. Pittman . W. C. Martin . I. A. Varing . T. H. Potter . W. M. Henry . Brannen & Williams . J. H. Hull, Jr . J. M. Mathews . C. Worrill . REDDEN SMITH, Jr . P. B. Johnson . Send to Blackshear . W. U. & J. F. Jackaway . Wilkinson & Ashley . W. Brusson Ir
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro* Summerville* Swainsboro* Sylvania* Talbotton* Thomaston* Thomaston* Thomaston* Traders' Hill* Trenton* Valdosta* Vienna*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatoga Emanuel Screven Talbot Upson Thomas McDuffie Carlton Dade Lowndes	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson . H. G. Turner . H. G. McGee . W. H. Paine . C. M. Shropshire . J. M. Arnold . J. N. GILMORE . G. W. OWENS . J. T. JORDAN . S. S. Pittman . W. C. Martin . I. A. Varing . T. H. Potter . W. M. Henry . Brannen & Williams . J. H. Hull, Jr . J. M. Mathews . C. Worrill . REDDEN SMITH, Jr . P. B. Johnson . Send to Blackshear . W. U. & J. F. Jackaway . Wilkinson & Ashley . W. Brusson Ir
Newton* Oglethorpe* Perry* Preston* Quitman* Reidsville* Ringgold* Rome* St. Mary's* Sandersville* Savannah* Sparta* Springfield* Spring Place* Statenville* Statesboro* Summerville* Swainsboro* Sylvania* Talbotton* Thomaston* Thomaston* Thomaston* Traders' Hill* Trenton* Valdosta* Vienna*	Baker Macon Houston Webster Brooks Tatnall Catoosa Floyd Camden Washington Chatham Hancock Effingham Murray Echols Bullock Chatoga Emanuel Screven Talbot Upson Thomas McDuffie Carlton Dade Lowndes	R. B. Whitenead . W. H. Fish Duncan & Miller . J. B. Hudson H. G. Turner H. G. McGee W. H. Paine C. M. Shropshire J. M. Arnold J. N. GILMORE G. W. OWENS J. T. JORDAN S. S. Pittman W. C. Martin I. A. Varing T. H. Potter W. M. Henry Brannen & Williams J. H. Hull, Jr J. M. Mathews C. Worrill REDDEN SMITH, JF P. B. Johnson Send to Blackshear W. U. & J. F. Jackaway Willismen & Ashley

TOWN.		COUNTY.	ATTORNEY.
Washington .	 	. Wilkes .	 W. M. & M. P. Reese
Watkinsville* .	 	Oconee .	 J. T. Anderson
Way Cross	 	. Ware .	 JOHN C. McDONALD
Waynesboro	 	. Burke	 Lawson & Callaway
			Daley & Daley
Zebulon*	 	Pike	 C. F. Dupree

IDAHO.

Albion* Cassia	J. C. Rogers
Bellevue Alturas	
Blackfoot* Bingham	
Boise City* Ada	JOHN M. LAMB
Challis® Custer	E. P. Johnson
Eagle Rock Bingham	S. C. WINTERS
Hailey* Alturas KING	SSBURY & McGOWAN
Idaho City** Boise	C. S. Kingsley
Lewiston* Nez Perces	
Malad City Oneida	D. W. Standrod
Moscow* Latah	Sweet & Elder
Mount Idaho Idaho	J. H. Forney
Murray*Shoshone	C. W. O'Neil
Paris Bear Lake	R. S. Spence
Rathdrum*Kootenai	J. J. Holman
Salmon City* Lemhi	Clias. A. Wood
Silver City# Owyhee	C. M. Hayes
Weiser* Washington	King Bros.

ILLINOIS.

Albion Edwards H. J. Strong
Aledo JAMES M. BROCK
Altamont Effingham Send to Effingham
Alton Madison G. F. McNulty
Amboy Lee
Anna
Arcola Douglas E. L. Walker
Arlington Bureau S. P. PRESCOTT
Auburn Sangamon T. J. NUCKOLLS
Beardstown
Belleville* St. Clair W. J. UNDERWOOD
Belvidere* Boone Chas. E. Fuller
Benton*
Cambridge [®] Henry A. R. Mock
Canton Fulton I. T. ATWATER
Cairo* Alexander Green & Gilbert
Carbondale Jackson Lightfoot & Lightfoot
Carlinville* Macoupin THOMAS RINAKER
Carlyle*
Carmie
Carrollton* Greene H. C. WITHERS
Carthage* Hancock Hooper & Edmunds
Centralia Marion CASEY & DWIGHT
Charleston* Coles G. C. MATHES
Chester Randolph
Places marked (*) are county seats.

		•
TOWN.	COUNTY,	ATTORNEY, CRATTY BROS. & ASHCRAFT E. cor. La Salle & Madison streets (See card Appendix page 220)
Chicago#	Cook .	CRATTY BROS. & ASHCRAFT
	Tacoma Building, N.	E. eor. La Salle & Madison streets
	_	(See card, Appendix page 330.)
Clinton*	DeWitt .	Fuller & Ingram
Danville*	Vermillion .	PENWELL & LINDLEY
Decatur#	Maeon .	Outten & Vail
Dixon#	Lec .	A. C. Bardwell
Duquoin	Perry .	T. T. Fountain
East St. Louis .	St. Clair .	. PENWELL & LINDLEY . Outten & Vail . A. C. Bardwell . T. T. Fountain . J. M. Freels
Edwardsville*.	Madison .	E. B. Glass
Effingham*	Ethngham	S. F. GILMORE
T21 t	17	(See card, Appendix page 318.)
Elgin	Kane .	EZRA KUE
Enzabethtown .	Hardill .	C. I. Coorgo
Franceit*	Stanburger	Noff & Steams
Galatia	Soline	J. M. Freels E. B. Glass S. F. GILMORE (See card, Appendix page 318.) EZRA RUE H. R. Fowler G. J. George Neff & Stearns M. S. WHITLEY E. L. Bedford Williams, Lawrence & Bancroft Dunham & Foster Send to Elgin D. G. Thompson W. A. Northcott F. M. Greathouse Send to Galatia LYMAN LACEY, Jr
Galena®		F I Bedford
Galeshura*	Knox	Williams Lawrence & Bancroft
Geneseo	Henry	Dunham & Foster
Geneva#	Kane	Send to Elgin
Goleonda*	Pope	D. G. Thompson
Greenville#	Bond	W. A. Northcott
Hardin*	Calhoun .	F. M. Greathouse
Harrisburg*	Saline .	Send to Galatia
Havana*	Mason .	LYMAN LACEY, Jr
Hennepin*	Putnam .	W.H. Kasson
Hillsboro*	Montgomery .	LYMAN LACEY, Jr
Jacksonville.	Morgan	. C. A. Barnes . Goodrich & Ferns . Hill & Haven . W. S. Day
Jerseyville*	Jersey .	Goodrich & Ferns
∫oliet#	Will	Hill & Haven
Jonesboro*	Union	W. S. Day
Kankakee**	Kankakee	B. H. Paddock
Lacon*	Marshall	B. H. Paddock Barnes & Barnes S. V. Rowland
Lawrenceville*.	Lawrence .	S. V. Rowland
Lewistown*	Fulton	S. V. Rowland Grav & Wagner GEORGE H. COX Send to Hillsboro Ramsey & Barnes Wm. Hamill Prentiss & Daly Clemens & Warder H. M. Janney F. N. HENLEY Send to Ottawa
Lincoln*	Logan .	Sand to Hillshore
Lanciniera	Montgomery	Pameey & Barnes
Mol earshore	Hamilton	Wm Hamill
Macomb*	McDonough	Prentiss & Daly
Marian#	Williamson	Clemens & Warder
Marshall*	Clark	H. M. Janney
Mattoon	Coles	F. N. HENLEY
Metamora*	Woodford	W. I., Ellwood B. O. Jones Greer & Stewart
Metropolis*	Massac	B. O. Jones
Monmouth*	· Warren	Greer & Stewart
Monticello*	Platt .	W. E. Lodge
Morris*	Grundy	E. SANFORD
Morrison*	Whiteside	J. D. Andrews
Mound City®	Pulaski .	J. P. Robarts
Mount Carmel*	Wabash	Bell & Green
Mount Carroll*	Carroll .	James Shaw
Mount Pulaski .	Logan .	O. H. PHINNEY
Mount Sterling*	Brown .	J. J. McDonald
Mount Vernon*	Jefterson .	C. H. Patton
Murphysboro* .	Jackson	J. B. Maynam
mashville**	wasnington	J. A. Watts
Olnow#	Jasper . Richland	Allen & Fritcher
Omey",	Places marked (*)	Greer & Stewart W. E. Lodge E. SANFORD J. D. Andrews J. P. Robarts Bell & Green James Shaw O. H. PHINNEY J. J. McDonald C. H. Patton J. B. Mayham J. A. Watts G. W. Fithian Allen & Fritchey are county seats.
	raices marken (*)	are cominy sears,

TOWN.	COUNTY.	ATTORNEY. J. Simpson J. H. Cartwright McDOUGALL & CHAPMAN
Oquawka*	. Henderson	I. Simpson
Oregon [®]	Ogle	I. II. Cartwright
Ottawa*	. La Salle	. McDOUGALL & CHAPMAN
Paris*	Edgar	JOS. C. FICKLIN
Paxton*	Ford	John II Moffett
Pekin*	Tazewell	G C Rider
Peoria®	Peoria	JOS. C. FICKLIN JOS. C. FICKLIN John II, Moffett G. C. Rider CRATTY BROS. & FULLER ISAAC C. EDWARDS
do	do	ISAACC EDWAPDS
do	do	IRWIN & STEMMONS
Petersburg®	Menard	IRWIN & SLEMMONS
Pinckneyville	Perry	Murphy & Kono
Pittsfield*	Pike	
Pontiae#	livingston	Strong & Deter
Princeton®	Ruroou	Send to Arlington
Ouinov®	Adoms	GEO. M. JANES
Parmond	Montgonianis,	Send to Hillsboro
Didge Fame	. Montgomery	H. C. ELLIOTT
Nidge Farm	verminon · .	H. C. ELLIOTT
D. Leads	Crawford	Robb & Bradbury GEO. M. BLAKE
Rockford*	. Winnebago	GEO. M. BLAKE
. do	do	JOHN C. GARVER
. do	do	R. K. WELSH E E PARMENTER
Rock Island	Rock Island	E E PARMENTER
Rushville®	Schuyler · ·	
Salem [®]	Marion	Send to Centralia
Shawneetown ⁶	Gallatin	LTON, CHAFFEE &HEADEN
Shelbyville*	Shelby MOU	LTON, CHAFFEE &HEADEN
Springfield	SangamonBR	OWN, WHEELER & BROWN . C. L. Sheldon
Sterling	Whiteside	C. L. Sheldon
Streator	La Salle	O CHIIRRICK
Culling and	Marelania	
Sycamore*	De Kalb	I. L. Pratt
Taylorville*	Christian	W. M. Provine
Toledo	. Cumberland	
Toulon*	Stark	I. H. Miller
Tuscola*,	Douglas	J. H. Miller Ficklin & Ficklin
Urbana*	. Champaign	JOHN A BINGHAM
Vandalia®	Favette	JOHN A BINGHAM
Vienna*	lohnson	A K Vielzers
Virginia*	Cass	G. L. Warlow
Waterloo®	Monroe	G. L. Warlow Chas. Morrison
Vatsaka?	Irognic	17 0. 12
Wankegan*	Lake	Longe & Fisher
Wheaton*	Du Page	Jones & Fisher E. H. & N. E. Gary
Winchester®	Scott	· · · · · . L. H. & N. E. Gary
Woodstock®	McHenry	A. E. Bowner
Vorkville*	Mericity	B. F. Herrington
10181111C	ixciidaii	D. r. merrington

INDIANA.

Albion*	Noble	I	H. G. ZIMMERMAN
Angola*	Steuben		. FRANK S. ROBY
Anderson*	Madison		MYERS & WOOD
Auburn*	De Kalb		. E. D. HARTMAN
Bedford*	Lawrence		W. H. Martin
Bloomfield*	Greene	7	W. F. GALLEMORE
Atte	ornev-at-Law. Po	ension As	ent and Notary Public
Bloomington*	. Monroe		I. W. Duncan
Places n	narked (*) are c	ountv se	ats.

TOWN.	COUNTY.	ATTORNEY.
Bluffton ³³	Wells .	A. L. SHARPE
Boonville	Warrick .	J. L. Taylor
Bourbon	Marshall .	Send to Plymouth
Brazil*	Clay .	WILL P. BLAIR
• do	do	HIRAM TETER
Brookville*	Franklin .	Berry & Berry
Brownstown*	Jackson .	D. A. KOCHENOUR
Butler	De Kalb .	. : Send to Auburn
Cambridge City	Wayne .	W. F. MEDSKER
Cannelton*	Perry .	R. M. Johnson
Centreville	Wayne .	Send to Richmond
Columbia City®	Whitley.	J. DAVE WURTSBAUGH
Columbus*	Bartholomew .	Stansifer & Baker
Connersville	Fayette .	W. C. FORREY
Corydon*	Harrison .	George W. Self
Covington*	Fountain .	C. M. McCabe
Crawfordsville*	Montgomery .	W. T. Brush .
Crown Point*	 Lake .	J. B. Peterson
Danville#	. Hendricks.	ATTORNEY. A. L. SHARPE J. L. Taylor Send to Plymouth WILL P. BLAIR HIRAM TETER Berry & Berry D. A. KOCHENOUR Send to Auburn W. F. MEDSKER R. M. Johnson Send to Richmond J. DAVE WURTSBAUGH Stansifer & Baker W. C. FORREY George W. Self C. M. McCabe W. T. Brush J. B. Peterson Send to Plainfield CLARK J. LUTZ
Decatur#	Adams .	CLARK J. LUTZ
Delphi*	Carroll .	Sims & Sims
Edinburg	Johnson .	M. L. HERBERT
Elkhart	Elkhart .	Henry C. Dodge
Evansville*	. Vanderburg .	. GARVIN & CUNNINGHAM
Flat Rock	Shelby .	CLARK J. LUTZ Sims & Sims & Sims M. L. HERBERT Henry C. Dodge GARVIN & CUNNINGHAM Send to Edinburg JAMES M. ROBINSON Corner Calboun & Wain streets
Fort Wayne*	Allen .	JAMES M. ROBINSON
	_	Corner Calhoun & Main streets
Fowler*	Benton .	GEORGE WADSWORTH
Frankfort*	Clinton .	Corner Calhoun & Main streets GEORGE WADSWORTH JOSEPH C. SUIT Send to Edinburg Send to Auburn Wilson & D. wis
Franklin [®]	Johnson .	Send to Edinburg
Garrett	De Kalb .	Send to Auburn
Goshen**	Elkhart .	
Greencastle*	Putnam .	P. O. COLLIVER
Greenheld*	Hancock .	ISRAEL P. POULSON
Greensburg*	Decatur .	Ewing & Ewing
Greenwood	Johnson .	Send to Edinburg
Hagerstown	Wayne .	Send to Richmond
Hartiord City	. Blackford .	Cantwell & Cantwell
Huntington	. Huntington .	B. M. COBB
Indianapolis*	Marion	MORKIS, NEWBERGER &
•	D	ISRAEL P. POULSON Ewing & Ewing Send to Edinburg Send to Richmond Cantwell & Cantwell B. M. COBB MORRIS, NEWBERGER & CURTIS IS 16 & 17 Fletcher's Bank Building
	Kooms 14, 13	5, 16 & 17 Fletcher's Bank Building (See Card, Appendix page 307.)
Lasper®	Dubois	Travlor & Hunter
Leftersonville	Clark	I K March
Kandallvilla	Noble	Send to Ubion
Kentland®	Nowton	Wm Cummings
Knov	Starke	SINCLAID & PLETCHED
Kokomo#	Howard	Elliott & Kirknatrick
La Favette	Tippecanoe	GEORGE B CHAMBERLIN
La Grange	La Grange	Drake & Merritt
La Porte	La Porte	Send to Michigan City
Lawrenceburg*	Da l'Olte ,	I K Thompson
Levenworth*	Crawford	Traylor & Hunter J. K. Marsh Send to Albion Wm. Cummings SINCLAIR & FLETCHER Elliott & Kirkpatrick GEORGE B. CHAMBERLIN Drake & Merritt Send to Michigan City J. K. Thompson A. Funkhouser CHARLES M. ZION
Lebanon*	Boone	CHARLES M ZION
Liberty®	Union	THOMAS D EVANS
Ligonier	Noble	Send to Albion
Logansport*	Cass	G. E. ROSS
Madison*	Jefferson	Send to Albion G. E. ROSS J. Y. ALLISON
Marion*	Grant .	G. G. Warton
Plac	es marked (*) a	G. G. Warton are county seats.

	COUNTY,	ATTORNEY.
TOWN.	COUNTY.	ATTORNEY
Martinville	Morgan	
Michigan City	La Porte	JAMES F. GALLAHER
Milrov	Rush	JAMES COREY
Monticello:	White	T. F. PALMER
Mount Vernon	Posev	W. P. Edson
Mount vernon	Delaware	JAMES COREY T. F. PALMER W. P. Edson Jas. N. Templer
Muncie"	Delaware	R 1 Coffee
Nashville	Brown	R. L. Coffey KELSO & KELSO
New Albany [®]	Floyd	KELSO & KELSO
New Castle*	Henry	J. M. Morris Ward & Gibson . Send to Edinburg
Newport*	. Vermillion	Ward & Gibson
Ninevah*	Johnson	Send to Edinburg
Noblesville	. Hamilton	Kane & Davis
Paoli	Orange	Wm. Farrell
Domi*	Miami	Shirk & Mitchell
Determinen	Dile	I W Wilson
Petersburg	TI. dala	Kane & Davis Kane & Davis Wm. Farrell Shirk & Mitchell J. W. Wilson JOHN MORGAN PARKS & OGLESBEE See Card Appendix page agg.
Plainfield	. Hendricks	DADIZO & OCI ECREE
Plymouth*	Marshall	PARKS & OGLESBEE
		(See Card Appendix page 307.)
Portland	Jav	CORWIN & SMITH
Princeton®	Gibson	(See Card Appendix page 307.) CORWIN & SMITH J. B. Gamble M. F. CHILCOTE HAMMOND & AUSTIN HENRY C. STARR John B. Coles Stick & Perry E. M. Swan ELWOOD HUNT FRANK J. HALL
Pensselaer"	lasner	M. F. CHILCOTE
Kensseiger	do.	HAMMOND & AUSTIN
do		HENDY C STADD
Richmond	Wayne	HENRI C. SIARR
Rising Sun*	Ohio	John B. Coles
Rochester*	Fulton	Slick & Perry
Rockport*	Spencer	E. M. Swan
Rockville*	Parke	ELWOOD HUNT
Rushville®	Rush	FRANK J. HALL
St. Los Station	DeKalh	Send to Auburn
St. Joe Station	Weshington	Alspaugh & Lawler
Salem.	. Washington	
Scottsburg	Scott	Jewell & Storell
Seymour	Jackson	Send to Brownstown
Shelbyville	Shelby	Ferris & Ferris
Shoals*	Martin	JAMES H. BRENNAN
South Bend*	St. Joseph	ELWOOD HUNT FRANK J. HALL Send to Auburn Alspaugh & Lawler Jewett & Storen Send to Brownstown Ferris & Ferris JAMES H. BRENNAN ORLANDO S. WITHERILL J. H. Fowler
Spencer*	Owen	1. H. Fowler
Sullivan®	'Sullivan	BUFF & BAYS
Taylorville	Bartholmew	Send to Edinburg
Taylorvine	Darrey.	W S Mann
Tell City	Felly	D C TENNANT
Terre Hautes	vigo	
Tipton*	lipton	R. B. Beauchamp
Trafalger	Johnson	Send to Edinburg
Union City	. Randolph	THEO. SHOCKNEY
Valparaiso	Porter	A. D. BARTHOLOMEW
Vernon*	Jennings	T. C. Batehelor
Versailles®	Ripley	C. H. Wilson
Versumes	Switzerland	C S Tandy
Vevay"	V nov	GEO W McCOV
Vincennes"	Knox	GEO. W. MCOOI
Wabash*		
Warsaw*	. Kosciusko	WOOD & MORELAND
Washington*	Daviess	Gardner & Taylor
Waterloo	DeKalb	ORLANDO S. WITHERILL I. H. Fowler BUFF & BAYS Send to Edinburg W. S. Mann R. S. TENNANT R. B. Beauchamp Send to Edinburg THEO. SHOCKNEY A. D. BARTHOLOMEW T. C. Batchelor C. H. Wilson C. S. Tandw GEO. W. McCOY A. Taylor WOOD & MORELAND Gardner & Taylor WILLIAM H. LEAS Send to Edinburg
Whiteland	Johnson	Send to Edinburg
Williamsport*	Warren	C. V. McAdams
Winamac	Pulaski	Send to Edinburg C. V. McAdams B. BORDERS CANADA & GARRETT H. C. Shaw county seats.
Winchester	Pandalah	CANADA & CARRETT
VIIICHESIEI*	Kanuoipii	U C Cham
worthington	Greene	
Plac	es marked (*) are	county seats.

INDIAN TERRITORY.

TOWN.	COUNTY.	ATTORNEY
A toka	Chootew.	Send to Muskogee
Caddatt	. Choctaw . ,	Sand to Musleagee
Chatan	do	Send to Muskogee
Cnoteau	. Cherokee	Send to Muskogee
Eaulaula	Creek	Send to Muskogee
Fort Gibson	. Cherokee	Send to Muskogee
Fort Reno Ch	ey and Arap	Send to Muskogee
Lehigh	. Choctaw	Send to Muskogee
McAlester	do	Send to Muskogee
Muskogee	Creek SHEPAF	D, GROVE & SHEPARD
	(Se	e Card, Appendix page 306.)
		See also Anthony Kansas.)
Oak Lodge		Send to Muskogee
Savannah	. Chociaw	Sand to Muskogee
Savannan	, , , do , , , , ,	Send to Muskogee
Stringtown		
70 11 1	do	Send to Muskogee
Tohlequah	. Cherokee	Send to Muskogee
Tohlequah Ockmulgee	. Cherokee Creek	Send to Muskogee Send to Muskogee
Tohlequah Ockmulgee	. Cherokee Creek	Send to Muskogee
Tohlequah	. Cherokee	Send to Muskogee Send to Muskogee Send to Muskogee
Tohlequah	. Cherokee	Send to Muskogee
Tohlequah Ockmulgee Pawhuska Claramore Tishomingo	. Cherokee	Send to Muskogee
Tohlequah Ockmulgee Pawhuska Claramore Tishomingo Vinita	Cherokee	Send to Muskogee
Tohlequah Ockmulgee Pawhuska Claramore Tishomingo Vinita Webber Falls	Cherokee	Send to Muskogee

OKLAHOMA.

Guthrie					. Send t	o	Muskogee, Indian Territory
Oklahoma City			٠.		. Send t	o	Muskogee, Indian Territory
Lisbon							HENRY AMEY

IOWA.

A 1 1**
Adel ² Dallas Send to Perry
Afton* Union J. M. MILLIGAN
Albia* Monroe Dan'l Anderson
Algona* Kossuth J. B. Jones
Allison* Butler Lathrop & Montgomery
Alton Sioux Send to Orange City
Anamosa* Jones E. Keeler
Atlantie*
Audubon* Audubon H. W. Hanna
Avoca* Pottawattamie FREMONT BENJAMIN
Bedford**
Belmond Wright E. P. RIPLEY
Bloomfield* Davis M. H. Jones
Boone Boone E. L. GREEN
Boonesboro* Boone Send to Boone
Burlington* Des Moines Traey & Mercer
Places marked (*) are county seats.
races marked (*) are county seats.

TOWN. COUNTY					ATTORNEY.
Carroll*				. G	EORGE B. CLOUD
Carson Hancock					Send to Avoca
Cascade Dubuque Cedar Falls Black Hawk					Send to Dyersville
Cedar Falls Black Hawk					Send to La Porte City
Cedar Falls Black Hawk Cedar Rapids Linn Centreville ³ Appanoose Chariton ⁶ Lucas Charles City ⁶ Floyd Cherokee ⁶ Cherokee Clarence Cedan					U. C. BLAKE
Centreville: Annanose			•		T M FEE
Charitan:					SSKING
Charles City:		•	•		D.W. Pure
Charakasii Charakasi					A WAISTINIE
Cherokee Cherokee		•		•	. M. WAREFIELD
Clarence Cedai	٠.	-			. J. P. FERGUSON
Clarinda" Page	٠				H. H. Scott
Clarion* Wrigh	١				Send to Belmond
Clinton* Clintor	1			G	EORGE B. YOUNG
Concord Ha cocl			. I	3RO	CKWAY & ELDER
Corning* Adams					. DALE & BROWN
Corydon* Wayne					W. H. Tadford
Clarence Ceda Clarinda* Page Clarion* Wrigh Clinton* Clinton Concord* Ha cock Corning* Adams Corydon* Wayne Council Bluffs* Pottawattamie M do do	IYN	IST	ER	. LII	NDT & SEABROOK
. do do				'. G	EO. H. STILLMAN
					115 Pearl street
Cresco* Howard	1				JOHN McCOOK
Creston			•		JOHN M HAVS
Doloto# Humbold					A W MaFarland
Dougnout Sect					OTTED & MITDREY
Davenport Scot		•			TOULD & MORFHI
. do do .	- •	-			TEINZ & HIRSCHL
. do		•			. WM HOEKSCH
Decorali* Winnesheil	٠				G. R. Willett
Denison** Crawford	1				E. K. Burch
Cresco* Howard Creston Union Dakota* Humbold Davenport* Scot do do do do Decoral** Winnesheil Denison* Crawford Des Moines* Poll	:			· ·	C. W. JOHNSTON
, do do .		(5	iee	Card	, Appendix page 310.)
. do do .					
, 40					J. K. MACOMBER
					or to the street
					or to the street
					or to the street
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
De Witt Clintor Dubuque* Dubuque	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL
	ı	P.	AS	CAL UTI	214 4th street & ARMENTROUT BROS. & MICHEL

248 IOWA.

TOWN.	COUNTY.	ATTORNEY W. J. Roberts
Keokuk	Lee	W. J. Roberts
Keosauqua*	Van Buren	Wherry & Walker
Knoxville*	Marion	Stone & Gamble
Laporte City	Black Hawk	P. L. HAYZLETT
Le Mars*	Plymouth	Durley & Sammis
Logan *	Harrison	Sil. King Send to Elkader
McGregor	Clayton	Send to Elkader
Macedonia	Hancock	Send to Avoca
Manchester*	Delaware	W. H. Norris
Maquoketa*	Jackson	W. C. Gregory
Marengo	lowa	R. H. Kirk
Marion	Linn	Send to Cedar Rapids
Marshalltown*	Marshall	I. M. HOLT
Mason City*	Cerro Gordo	BLYTHE & MARKLEY
Maurice	Sioux	Send to Orange City
Minden	Hancock	Send to Avoca
Montezuma*	Powesheik	W. H. Redman
Mount Avr#	Ringgold	Laughlin & Campbell
Mount Pleasant* .	Henry	Woolson & Babb
Muscatine*	Muscatine	T. R. Fitzgerald
Nevada*	Story	F B Thompson
New Hampton*	Chickasaw	I H Powers
Newton*	Jasper	KERR & MCELROY
Northwood*	Worth	L.S. Butler
Oakland	Hancock .	Send to Avoca
Odebolt	Sac	F. I. Long
Onawa*	Monona	McMillan & Kindall
Orange City*	Sionx	Pitts & Kessey
- IIII - III	· · · · · · · · · · · · · · · · · · ·	
Usage#	Mitchell	G E March
Osceola*	Mitchell Clarke	G. E. Marsh
Osceola* Oskaloosa*	Mitchell	G. E. Marsh J. Chaney Carroll & Davis
Osage* Osceola* Oskaloosa*	Mitchell	G. E. Marsh G. E. Marsh G. Carroll & Davis HAMBERS MCELROY &
Osage* Osceola* Oskaloosa* Ottumwa*	Mitchell	G. E. Marsh G. Chaney Carroll & Davis HAMBERS, McELROY ROBERTS
Osage* Osceola* Oskaloosa* Ottumwa*	Mitchell	G. E. Marsh G. Chaney Garroll & Davis HAMBERS, McELROY & ROBERTS H. A. HOYT
Osage*. Osceola*. Oskaloosa*. Ottumwa* Perry	Mitchell	G. E. Marsh D. Chaney Carroll & Davis HAMBERS, McELROY & ROBERTS H. A. HOYT Send to Hamburg
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	Send to Hamburg
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Poochontoe	Doonhonter	W C Duadlass
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sigoux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hamburg . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE E. COLORD
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sigoux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisca . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE E. COLORD
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sioux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland Swan Lake*	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien CO'Brien Co'Brien O'Brien Co'Brien Co'Brien Co'Brien Co'Brien Clay Dickinson	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisea . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT . G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE F. COLCORD . E. V. Sweeting
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sioux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland Swan Lake*	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien CO'Brien Co'Brien O'Brien Co'Brien Co'Brien Co'Brien Co'Brien Clay Dickinson	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisea . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT . G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE F. COLCORD . E. V. Sweeting
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sioux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland Swan Lake*	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien CO'Brien Co'Brien O'Brien Co'Brien Co'Brien Co'Brien Co'Brien Clay Dickinson	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisea . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT . G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE F. COLCORD . E. V. Sweeting
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sioux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland Swan Lake*	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien CO'Brien Co'Brien O'Brien Co'Brien Co'Brien Co'Brien Co'Brien Clay Dickinson	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisea . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT . G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE F. COLCORD . E. V. Sweeting
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sioux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland Swan Lake*	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien CO'Brien Co'Brien O'Brien Co'Brien Co'Brien Co'Brien Co'Brien Clay Dickinson	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisea . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT . G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE F. COLCORD . E. V. Sweeting
Pocahontas* Primghar* Randolph Red Oak* Riverton Rock Rapids* Rockwell City* Sac City* Sanborn Sibley* Sidney* Sigourney* Sigourney* Sioux City* Spencer* Spirit Lake* Storm Centre Storm Lake* Sutherland Swan Lake*	Pocahontas O'Brien Fremont Montgomery Fremont Lyon Calhoun Sac O'Brien Osceola Fremont Keokuk Woodbury Clay Dickinson Marshall Buena Vista O'Brien CO'Brien Co'Brien O'Brien Co'Brien Co'Brien Co'Brien Co'Brien Clay Dickinson	. W. G. Bradley . Send to Sanborn . Send to Hamburg . Send to Hillisca . Send to Hamburg . E. C. Roach . M. W. Frick . Ellwood & Zane P. H. HACKETT G. W. LISTER . Send to Hamburg . G. D. Woodin . T. P. MURPHY . Snow Bros A. W. Osborn . Send to Marshalltown . Bailey & Sisson . GEORGE E. COLORD

TOWN.	COUNTY.	ATTORNEY.
		Gilchrist & Haines
Walnut	Hancock	 Send to Avoca
		A. W. Jarvis
		Patterson & Sons
Waterloo	. Black Hawk	C. W. MULLAN
Waukon*	. Allamakee	 DAYTON & DAYTON
Waukon*	. Allamakee Bremer	 DAYTON & DAYTON Gibson & Dawson
Waukon*	. Allamakee Bremer	 DAYTON & DAYTON Gibson & Dawson Martin & Wamback
Waukon*	. Allamakee Bremer	 DAYTON & DAYTON Gibson & Dawson Martin & Wambaek Send to Muscatine
Waukon*	. Allamakee Bremer	 DAYTON & DAYTON Gibson & Dawson Martin & Wamback

KANSAS.

Abilene* Dickinson Stumbaugh, Hurd & Dewey Alma* Wabaunsee GEORGE G. CORNELL Anthony* HarperSHEPARD, GROVE & SHEPARD (See Card, Appendix page 306.)
(See a so Muskogee Ind. Ter.)
Appomattox Grant ALVIN CAMPBELL
Ashland* Clark J. N. Thomas
Atchison Atchison Smith & Solomon
Argonia Sumner L. A. Salter
Argonia Sumner L. Λ. Salter Arkalon Seward H. D. MERRITT
Courley PECKHAM, HENDERSON &
Arkansas City
Athropa, , , , , , , , , , Rawinis , , , , , , , , , O. A. DIOOID
Baxter Springs Cherokee SAMUEL H. SMITH
Belleville* Republic T. M. Noble
Belle Plaine Sumner J. W. Forney
Beloit* Mitchell F. J. Knight
Bird City* Cheyenne W. B. Ingersoll
Blue Mounds Linn Send to Pleasanton
Burlingame Osage E.S. FISH do do J. T. PRINGLE
. do do
Burlington* Coffee G. E. Manchester
Burns Marion Send to Hillsboro
Caldwell Sumner JOHN L. McATEE
Cherokee Crawford Send to Girard
Cherry Valc Montgomery Send to Coffeyville
Clay Center Clay WICKSTRUM & SWENSON
Clifton
Coffeyville Montgomery W. H. TIBBILS
Colby Thomas JOSEPH A. GILL
Coldwater
Columbus* Cherokee JOHN WISWELL
Concordia LAING & WRONG
do do
Cottonwood Fa'ls* Chase T. H. Grisham Council Grove* Morris D. H. BROWN Dighton* Lane H. H. EATON
Council Grove Morris D. H. BROWN
Dignton** Lane
Dodge City*
Durnam Park Marion Send to Hillsboro
Dodge City*. FordFinley & MiltonDurham Park. Marion. Send to HillsboroEl Dorado*. Butler. G. A. LelandElk City. Montgomery. Send to Coffeyville
Ellsworth* Ellsworth
Emisworth
Places marked (*) are county seats.
races marked (-) are county seats.

TOWN.	COUNTY.		ATTORNEY E. N. EVANS T. N. SEDGWICK Cox & Stratton Send to Fall River . L. H. JOHNSON KEENE & CAMPBELL GREGG & GREGG B. M. SHORT E. C. GATES Send to Columbus
Emporia*	. yon		E. N. EVANS
. 00	do		. T. N. SEDGWICK
Erie*	Neosno		Cox & Stratton
Eureka*	. Greenwood		Send to rall River
Fail Kiver	. Greenwood		ZEENE & CAMPBELL
Front Scott	, Dourboll , ,		CDECC & CDECC
Frankion	Marshall		GREGG & GREGG
Fulton	Wilson		T C CAMES
Galana	Charaltan		Sand to Columbus
Garden City#	Finney		MIT FOD & DVDDD
Garnett®	Anderson		M H WOODS
Gove City*	Gove		Iones & Hennessy
Girard	Crawford		E. C. GATES Send to Columbus MILLER & FYFFE M. H. WOODS Jones & Hennessy JAMES BROWN Send to Pawnee Rock W. P. MUDGETT J. D. Beck SAM. S. SISSON J. A WILSON Reeder & Reeder SAMPLE F. NEWLON C. P. WHITNEY Keller & Noble
Great Bend®	Clawioid		Send to Pawnee Rock
Greenleaf	Washington		W P MIIDGETT
Greenshurg*	Kiowa		I D Beck
Harner	Harner		SAM S SISSON
Hartland	Kearney		I A WILSON
Havs City®	Filis		Reeder & Reeder
Hiawatha*	Brown		SAMPLE E NEWLON
Hillshoro	Marion		C P WHITNEY
Holton*	Lackson		Keller & Noble
Horton*	Brown		F Smith
Howard*	Ell-		H S Douthitt
Hovie*	Sheridan		M A Chambers
Hutchinson®	Reno		KENT & CANNELL
do	do		LEWIS & FIERCE
do	do		
do	do		RORT I VASS
Independence*	Montgomery		JAMES MCKINSTRY ROBT. J. VASS T. H. Stanford Benton & Scott H. P. Cooper WM. J. FULLER THOMAS DEVER N. H. LOOMIS GEO. F. PAGE HENRY A LEE E. E. WEIR W. H. French H. L. Anderson
Independence	Allen		Renton & Scott
Inka	Prott		H P Cooper
Tetmore*	Hodgeman	• • •	SELLIFE I WW
Innetion City®	Davis		THOMAS DEVER
Kansas City#	Wyandotte		N H LOOMIS
do do	do.		GEO E PAGE
Kingman*	Kingman		HENRY A LEE
do	do.		E'E WEIR
Kinsley*	Edwards		W H French
La Crosse®	Rush		W. H. French H. L. Anderson . J. V. Donaldson . J. A. WILSON Vernon Bros L. S. Steele
La Cygne	Linn		I V Donaldson
Lakin	Kearney		J A WILSON
Larned*	Pawnee		Vernon Bros
Lawrence*	. Douglass		L. S. Steele
Leavenworth*	Leavenworth		E. N. O. CLOUGH C. F. W. DASSLER
do	do		C. F. W. DASSLER
do	do		H. MILES MOORE Send to Hillsboro Send to Arkalon E. A. McFARLAND
Lehigh	Marion		Send to Hillsboro
Liberal	Seward		Send to Arkalon
Lincoln*	Lincoln		. E. A. McFARLAND
Lost Springs	Marion		Send to Hillsboro
Lyndon*	Osage		Send to Burlingame
Lyons*	Rice		M. A. THOMPSON
. do	do		W. H. WOLFE
McPherson*	. McPherson .		Lucien Earle
Manhattan*	Rilev		Green & Hessin
Mankato*	Jewell .		Heron & Case
Marion*	Marion		Send to Hillsboro
Marysville*	Marshall .		E. A. McFARLAND Send to Hillsboro . Send to Burlingame . M. A. THOMPSON W. H. WOLFE Lucien Earle Green & Hessin Heron & Case Send to Hillsboro . GLASS & POLACK ty seats,
Place	s marked (#) are	coun	tv seats.
1 1100	() 1110	30011	-y

TOWN.	COUNTY.	ATTORNEY
Meade Center	Meade	J. A. Morris
Medicine Lodge	Barber	CUNNINGHAM BROS
Wilbrook*	Graham	H. L. Harwi
Minneapolis*	Ottawa	C. W. Stephenson
Mound City	linn	Send to Pleasanton
Mound City	· · · · · · · · · · · · · · · · · · ·	to a stitut
Mulvannt,	Summer	
Neosho Falls	Woodson	, J. II. Sucher
Ness City"	Ness	G. S. RAUDABAUGH
Newton*	Harvey	JOHN D. HENRY
North Topeka	. Shawnee	Send to Topeka
Norton*	Norton	HAMILTON & CANNON
Oberlin [#]	Decatur	O. R. FEGAN
(Matha@	Lohncon	T E HERMAN
Osage City	Osage	Send to Burlingame Robinson & Lawrence
Osborne*	Osborne	Robinson & Lawrence
Octologos	Leffurcon	M. Genhart
()everos	Labette	J. BROCKWAY C. B. MASON
Ottowa*	L'emblie	C B MASON
Design Design	Frankin	Littlefuld & Sheek
Paola",	Miami	Littlefield & Shuck
Parsons	Labette	KIMBALL & OSGOOD
Pawnee Rock	Barton	J. W. RATCLIFFE
Peabody	Marion	
Phillipsburg*	Phillips 🔒	C. M. CLARK Pratt & Lewis Send to Girard BLUE & RICH
Pittsburg	Crawford	Send to Girard
Pleasanton	Linn	BLUE & RICH
Pratt*	Pratt	ELLIS & JOHNSTON
do	do .	THOS. W. GIBBIN
Richfield	Morton	F. F. STEVENS
Ruch Center	Puch	E. F. Angir
Duegolië	Durcell	E. F. Augir
Dungall Cambridge	Kussen	CHARLES F. MILLER
Russen Springs	Logan	CHARLES F. MILLER
Kavanna	Garneld	Send to Eminence J. F. THOMPSON W. M. REYNOLDS ANDERSON & MUSSER
Sabetha	Nemaha	J. F. THOMPSON
Saint John [®]	Stafford	W. M. REYNOLDS
Salına*	Saline	ANDERSON & MUSSER
. do	do	C. W. BANKS
Saratoga	Pratt	Send to Pratt
Sedan@	Chantanona	JOHN W SHARTEL
Seneca* . :	Nemaha	J. E. TAYLOR Norse & Hubbell
Scott City*	Scott	Morse & Hubbell
Sterling	Rice	JOHN N. IVES M. A. HAINES E. V. Higgins JOHN H. CALVIN
Stockton#	Pools	M A HAINES
Surpouse#	Homilton	F V Higgins
Syracuse"	. Hamilton	TOWN H CALVIN
торека»	Snawnee	JOHN H. CALVIN
. do	do	JOHN H. COLLIER
Troy*	. Doniphan	F. J. Close
Wakeeney	Trego	S. M. HUTZEL
Washington*	. Washington	JOHN H. COLLIER F. J. Close S. M. HÜTZEL Send to Greenleaf Send to Burlington Murray & Elriott H. C. Hutten
Waverly	. Coffee	Send to Burlington
Wellington*	Sumner	Murray & Elliott
Westmoreland* I	Pottawattamie	H. C. Hutten W. H. BOONE J. V. DAUGHERTY
Wichita*	Sedgwick	W. H. BOONE
. do	do	J. V. DAUGHERTY
do	do .	HENLEY & MYATT
		HENLEY & MYATT (See Card, Appendix page 315.) O. D. KIRK PAYNE & BLAKE
tle.	do	O D KIBK
do	uo	PAVNE & BIAVE
Wilson	Fllowers	H. E. SHAFFER
Wilson	. Elisworth	
Place	es marked (*) are	county seats.

TOWN.	COUNTY.				ATTORNEY.
Winfield*					
. do	do .				. J. F. McMULLEN
Woodsdale					
Wyandotte , , .	. Wyandotte				. Send to Kansas City
Yates' Centre*	Woodson				G. R. Stephenson

KENTUCKY.

Albany*
Barboursville* Knox J. D. Black
Reardstown® Nelson I S Kelly
Beattyville® Lee L.M. Beatty
Beattyville® Lee J. M. Beatty Bedford® Trimble W. T. Peak Benton® Marshall Gilbert & Reed
Renton® Marchall Gilbert & Read
Plandwillad Pallard Page & Son
Blandville [®] Ballard Bugg & Son Booneville [®] Owsiey J. M. Sebastian
Doonevine
Bowling Green* Warren W. W. MANSFIELD
Brandenburg* Meade H. T. Kendall Brookville* R. K. Smith
Brookville* Bracken R. K. Smith
Brownsville* Edmonson A. A. Sturgeon
Burlington* Boone H. P. Stevens
Burkesville*
Cadiz* Trigg R. A. Burnett
Calhoun* McLean W. B. Noe
Calhoun** McLean W. B. Noe Campbellsville* Taylor C. Patterson Campton* Wolfe J. C. Lykens Carlisle* Nicholas Ross & Owens
Campton* Wolfe I. C. Lykens
Carlisle* Nicholas Ross & Owens
Carrollton* Carroll Winslow & Bridges
Carrollton* Carroll Winslow & Bridges Catlettsburg* Boyd L. T. Moore Clinton* Hickman J. F. Griffey
Clinton* Highman I F Griffour
Columbia*
Continibia*
Covington* Kenton Shaw & Shaw
Cynthiana* Harrison M. C. Swineford
Danville* Boyle J. W. Yerkes
Dayton Campbell Send to Newport
Dixon*
Eddyville* Lyon F. A. Wilson
Edmonton* Metcalfe R. B. Dohoney
Elizabethtown*
Elkton® Todd H. G. Petrie Eminence Henry Send to New Castle
Eminence Henry Send to New Castle
Falmouth: Pendleton Dougherty & Bonar
Flemingsburg* Fleming W. J. Hendrick Frankfort* Franklin W. C. HERNDON
Frankfort* Franklin W. C. HERNDON
Franklin* Simpson Walker & Walker
Frenchburg Menifee J. M. Oliver
Georgetown Scott I V Payma
Georgetown® J. V. Payne Glasgow®
Grasgow Content L. D. Iones
Grayson*
Greensburg* Green J. Henry Green Castle Warren WILL R. SPECK
Green Castle Warren WILL R. SPECK
Greenup* Greenup T. H. Paynter
Greenville Muhlenberg M. C. HAY
Hardinsburg Breckinridge W. K. Barnes Harlan S. N. French
Harlan* S. N. French
Harrodsburg* Mercer T. H. Hardin
Harrodsburg* Mercer . T. H. Hardin Hartford* . Ohio . W. F. Gregory
Hawesville*
Places marked (*) are county seats.

TOWN.	COUNTY. Perry Henderson Fulion Knott		ATTORNEY.
Hazard	Perry	$\cdot \cdot \cdot \cdot$. B. F. French
Henderson	Henderson		E. G. SEBREE, Jr.
Hickman*	Fulion		R. S. Murrell
Hindman*	Knott		S. J. Kilgore
Hodgensville	La Rue		James Thurman
Honkinsville*	Christian		J. l. Landes
Hyden*	Leslie Estill		I. L. Dixon
Irvine*	Estill .		I. B. White
Indreon®	Breathitt		C. O. Cardwell
famostown*	Russell Oldham		W S Stone
Jamestown	Oldban		A T Ladd
La Grange	Ommann		II TOMITMON
Lancaster	Garrara	R	. II. TOMLINSON
Lawrenceburg	Anderson		G. C. Collen
Lebanon	Marion		. Rountree & Lisie
Leitchfield®	Grayson		G. W. Stone
Lexington	Fayette Casey Laurel		J. S. Smith
Liberty*	Casey		Stone & Stone
London	Laurel		J. W. Jones
Louisa®	Lawrence	JAM	ES E. STEWART
Louisville	Jefferson	JAN	MES E. GAITHER
13041341110			326 Ftfth street
do	do	CHA	RLES S. GRIIBBS
		01111	216 Fifth street
Makawii	Lackson		Send to Irvine
McKee*	il autina		Gordon & Gordon
Madisonville	nopkins		, Gordon & Gordon
Manchester"	Clay		A. J. Hacker
Marion [®]	Crittenden		Nunn & Cruce
Mayfield*	Graves		. R. O. HESTER
Maysville [®]	Mason		Cochran & Son
Monticello*	· . Wayne		J. K. Frazer
Morehead*	Jackson . Hopkins . Clay . Crittenden . Graves . Mason . Wayne . Rowan . Union .		D. E. Conner
Morganfield*	Union		. Hughes & Hughes
Morgantown*	Butler		W. A. Helm
Mount Olivet®	Robertson		O. S. Deming
Mount Sterling*	Montgomery	ORE	AR & BIGSTAFF
do.		0102	Z T YOUNG
Mount Vornon	Pools Castle		McClure & Williams
Mount vernon	Rock Castle		I F Puol ett
Muniordynie	Hall		J. E. Phekett
Murray	Calloway Henry Campbell Jessamine Daviess Owen Bath MeGracken	OD A	TENG & BOTTONE
New Castle	Henry	CRAN	ENS & BOURNE
Newport*	Campbell	1	. P. CAROTHERS
Nicholasville®	Jessamine		John H. Welsh
Owensboro*	Daviess	V	Veir, Weir & Walker
Owenton*	Owen .		E. E. Settle
Owingsville*	Bath		J. S. Hunt
Paducah*	McCracken		. C. H. THOMAS
Paintsville*	Johnson		I. F. Stewart
Paris*	Bourbon		. Chas. T. Hanson
Pikeville*	Pike	P	A & J S CLINE
Pineville*	Bell		D N Mason
Prestonburg	Floyd		T V Fitzpatrick
Princeton#	Caldwell		I G Miller
Providence	Caldwell	· • · · ·	Sand to Divon
Pichmond*	Bath McCracken Johnson Bourbon Pike Bell Floyd Caldwell Webster Madison Logan		. Send to Dixon
Duggelluil at	Madison		W E Davalor
Kussellville*	Logan		W. r. Darciay
Salyersville*	Magomn		W. W. Howes
Sandy Hook**	Elliott		. M. M. Redwin
Scottsville	Allen		A. J. Gatewood
Sebree City	Webster		. Send to Dixon
Shelbyville*			L. A. Weakley
F	Places marked (*) are	county seats	S.

TOWN.	COUNTY.							ATTORNEY.
Shepherdville*	Bullitt .							N. I. Weller
Smithland*	Livingston .							Bush & Son
Somerset*	· · · Pulaski .							A. H. Waddell
Springheld*	Washington .						W	. C. & C. C. McCord
Stanford*	· Lincoln .							M. Peyton
Stanton*	Powell .							J. D. Atkinson
Taylorsville:	Spencer							A. P. Harcourt
Tompkinsville*	Monroe .							J. M. Bashan
Vanceburg*	Lewis .	·		Ċ	Ċ	Ċ		WILL L. FITCH
Versailles	· · · Woodford .	Ċ			Ċ	Ċ		W. O. DAVIS
Warfield*	Martin .	Ċ						A. L. Barrett
Warsaw*	Gallatin .	Ĭ.	Ċ	Ī	·	Ċ		L. L. Tiller
West Liberty*	Morgan	Ĭ.		Ī	Ċ	Ĭ		J. W. Kendall
Whitesburg*	Letcher .	Ċ		Ċ	Ċ	Ĭ.		A. P. W. May
Williamsburg	Whitley	Ċ	Ĭ		Ċ	•		J. E. Sarver
Williamstown	Grant .				•			D. S. CLAY
Winchester*	Clark	•	-	•	•	•		JOS T TUCKER

LOUISIANA.

TOWN. Abbeville* Vermill Alexandria* Rapi Amite City* Tangipal Bastrop* Moreho Baton Rouge* East Baton Rou Bayon Sara* West Felici Bellevue* Bose Cameron* Came	ion	R. P. Hunter J. A. Reed H. H. Naff AD & GOODALE R. Montgomery Laury & Vance
Clinton East Felicia	ana	D. I. Wedge
Colfax* Gr Columbia* Caldw	rell	C. P. Thornhill
Convent* St. Ian	1es	Simms & Poche
Coushatta* Red Ri Covington* St. Tamma	ny	F. A. Guyol
Delta* Madis Donaldsonville* Ascens	ion	R. H. Sims
Edgard* St. John Bap Farmersville* Un Floyd* West Car	tist	P. Edrington . Everett & Everett
Floyd* West Car	roll	C. T. Dunn
Franklin* St. Ma Franklinton* Washing	ton	. John Wadsworth
Greensburg* St. Hele Gretna* Ieffers	na	Send to New Orleans
Hahnville St. Char Harrisonburg* Catahor	les	l. D. Augustine
Homer* Claibor	ne	I A Richardson
Houma* Terre Bor La Fayette* La Faye	tte	Chas. D. Caffrey
Lake Charles* Calcas Lake Providence* East Carr	en	Wells & Son
Leesville Vern	on	Send to New Orleans
Mansfield* De So Marksville* Avoyel	les	H. C. Edwards
Minden*	ter	Watkins & Watkins
Napoleon wille Assumpti	on	Powell & Gilbert
Places marked	(*) are county seats	٠.

TOWN. PARISU. Natchitoches*. Natchitoches	ATTORNEY
Vatchitoches* Vatchitoches	ATTOKNET,
Now Theries.	John M. Lucker
New mena	T D Foster
New Orlcans* Orleans	HARRY H. HALL,
	173 Common street.
	(See Card, Appendix page 314.)
New Roads* Point Coupee	T H Hawa
Opelousas* St Landry	H I Camland
i laquellime Dervine	Alov Horbort
Tout a la Haches, Plaquemines	F H McCalab
Port Allen* West Baton Rouge	D. N. Damani
Port Vincent* Livingstone	D. N. Dafrow
Rayville® Dichland	Send to New Orleans
Rayville* Richland	T. H. Toler
Ruston* Lincoln .	J. B. Halstead
Same Bernard Same Bernard .	R T Requirement
Sain Joseph Lensas	Clinton & Garret
Same Marunymes St. Martins	F Simon
Smereport, Cadado .	Young & Thatcher
Sparta* Bienville	D. P. Februards
Thibodeaux* La Fourche	District C Dist
Vernon* Locker	Blake & Blake
Vernon* Jackson	E. E. Kidd
Vidalia* Concordia	Steele & Bagg
Winnield Winn	H Rurustein
Winnsboro* Franklin	J. W. Moore

MAINE.

TOWN.		
A Life and M	COUNTY.	ATTORNEY.
Allred	· · · · · York	· · · · · · · · S. M. Came
Auburu	. Androscoggin	I A Mounit
Augusta"	Kennehee	Ruleau & Connist
Dangor	l'enobscot	B C Addition
Dai mainor	· · · Hancock · WISW	JELL KING & PETERS
Bain*	Sagadahoc	JOSEDH M. TOOTT
Deliast*	Waldo	W H Folgor
Diddeloru",	Vort	E C4
Calais*	Washington	G. M. Hansen
Caribou	Arostool	F. M. YORK
Dover*	Disportaguia	F. M. YORK
Eastport	Woshington	A. M. Robinson
Flleworth#	washington	WELL, KING & PETERS
Formington's	· · · riancock · WIS	WELL, KING & PETERS
rainington"	· · · Franklin	Coloman & Dolohar
Gardiner	Kennehec	Sand to Angust.
110tilton",	Aroostook	Sand to Cariban
Lewision	Androscoggin	E M Drow
Macinas"	Washington	I L I
rans"	· · · · Oxford · · ·	I S Wright
Tornand	Cumberland	JOHN C & F H CORR
. do	do	FRANK & LADDADER
Kockiand*	Knox	D D Diarra
Saco*	Vork	H. Fairfield
Skowhegan*	Somerest	Walton & Walton
Wiscasset*	Lincoln	G. B. Sawyer
p	laces marked (*)	G. B. Sawyer
	laces marked (*) are cou	nty seats.

MARYLAND.

TOWN. COUNTY, ATTORNEY.
TOWN, COUNTY, ATTORNEY. Annapolis* Anne Arundel FRANK H. STOCKETT
Baltimore Baltimore ELLIOTT & HOFFMAN
Cor. Fayette and St. Paul streets
(See Card, Appendix page 313.)
Bel Air*
do do HARLAN & WEBSTER
Cambridge* Dorchester HENRY LLOYD
Centreville* Oueen Anne JOHN B. & EDWIN H. BROWN
Chestertown* Kent HOPE H. BARROLL
Cor. Fayette and St. Faul streets (See Card, Appendix page 313.) Bel Air*
Cumberland* , Allegheny W. E. WALSH
Denton* Caroline RUSSUM & LEWIS
Cumberland* Allegheny W. E. WALSH Denton* Caroline RUSSUM & LEWIS Easton* Talbot GIBSON & CARRINGTON
Elkton* . Cecil . JONES & HAINES Ellicott City* . Howard . H. E. Wooton Emmittsburg . Frederick . Send to Frederick Frederick* . Frederick . WILLIAM WILCOXON
Ellicott City* Howard H. E. Wooton
Emmittsburg Frederick Send to Frederick
Frederick* Frederick WILLIAM WILCOXON
Frostburg Allegheny JOHN S. GROVES Greensboro Caroline Send to Denton Hagerstown* Washington A. C. STRITE Havre de Grace Harford Send to Bel Air Leonardtown* St. Marys W. I. Dawkins Oakland* Garrett Veitch & Townsend Poct Denosit Cecil Send to Show Hill Send to Filten
Greensboro Caroline Send to Denton
Hagerstown* Washington
Havre de Grace Harford Send to Bel Air
Leonardtown* St. Marys W. I. Dawkins
Oakland* Garrett Veitch & Townsend
Pocomoke City Worcester Send to Snow Hill
Port Deposit Cecil Send to Elkton Port Tobacco*
Port Tobacco* Charles John H. Mitchell
Prince Frederick* J. B. Gray Princess Anne*
Princess Anne* Somerset Dennis & Brattan
Rockville* Montgomery Alex. Kilgour
Salisbury* Wicomico E. STANLEY TOADVIN
Sharpsburg Washington Send to Hagerstown
Snow Hill* Worcester A. P. BARNES
Towson* Baltimore Send to Baltimore
Rockville* Montgomery Alex Kilgour Salisbury* Wicomico E STANLEY TOADVIN Sharpsburg Washington Send to Hagerstown Snow Hill* Worcester A. P. BARNES Towson* Baltimore Send to Baltimore Upper Marlboro* Prince George J. S. Wilson Westminster* Carroll REIFSNIDER & REIFSNIDER
Westminster* Carroll . REIFSNIDER & REIFSNIDER
Williamsport Washington Send to Hagerstown

MASSACHUSETTS.

Athol
83 Devonshire street
. do do
Cor. Milk and Devonshire streets
(See Card, Appendix page 310.)
do
23 Court street
(See Card, Appendix page 312.)
. do do HARVEY N. SHEPARD
II Mt. Vernon street
. do do
257 Washington street
Diagon morted (%) are country soots

Places marked (*) are county seats.

TOWN.	COUNTY.	ATTORNEY Wm. B. Durant
Cambridge	Middlesex	Wm. B. Durant
Dedham [#]	Norfolk	Send to Franklin
Edgartown [®]	Dukes	J. T. Pease
Fitchburg*	Woreester	Send to Worcester
Franklin	Norfolk	H. E. RUGGLES
Gardner	Worcester	Send to Worcester
Gloucester	Essex	CHARLES A. RUSSELL
Greenfield*	Franklin	Greene & Griswold
Haverhill	Essex	. NATHANIEL C. BARTLETT
Holyoke	Hampden	Porter Underwood
Lawrence*	Essex .	C. U. Bell
Lowell*	Middlesex	J. T. Harvey
Lynn	Essex	Niles & Carr
Nantucket*	Nantucket	A. Coffin
New Bedford*	Bristol	W. H. Cobb
Newburyport	Essex	N. N. Jones
North Adams	. Berkshire	P. J. ASHE
Northampton	Hampshire	J. B. O'Donnell
Peabody	Essex	B. G. HALL
Pittsfield*	Berkshire	E. T. SLOCUM
Plymouth*	Plymouth	Arthur Lord
Quincy	Norfolk	Send to Franklin
Salem*	Essex .	FORREST L. EVANS
Southbridge	Worcester	J. C. F. WHEELOCK
Springfield*	Hampden .	EDWARD A. BAKER
a.		5 Elm street
Taunton	Bristol	F. S. Hall
Waltham	Middlesex .	Thos. Curley
Worcester*	Worcester .	CHARLES I. RAWSON
		3 & 4 Chapin Block
. do	. do	CHARLES F. STEVENS

MICHIGAN.

mount	COLLANDA	1 (Dmon 1177)
TOWN.	COUNTY.	ATTORNEY James Goodell WEN,DOUGLAS & WHITING
Corunna*	. Shiawassee .	James Goodell
Detroit*	WayneBO	WEN, DOUGLAS & WHITING
		80 Griswold street
		(See Card, Appendix page 317.)
Eagle River*	. Keweenaw .	Send to Detroit
East Saginaw	Saginaw	HERRERT A FORREST
Fastwood	Saginaw	Send to Gladstone Send to Gladstone
Essanaba#	Dolto	Send to Saginaw
Escanada"	Dena .	Send to Gladstone
rint	Genesee	Lee & Aitkin
Frankenmuth	Saginaw .	Send to Saginaw
Frankfort	Benzie	D. B. BUTLER
Freeland	Saginaw	Send to Saginaw
Frost	Saginaw	Send to Saginaw
Gaylord*	Otsego .	A. D. Marshall
Gladstone#	Delta	. COLLINS & BLACKWELL
Gladwin*	Gladwin	Send to Gladstone Lee & Aitkin Send to Saginaw D. B. BUTLER Send to Saginaw Send to Saginaw A. D. Marshall COLLINS & BLACKWELL Frank L. Prindle W. I. Lillie BOLTWOOD & BOLTWOOD JOHN S. LAWRENCE
Grand Haven®	Ottowa	W I I illia
Grand Panide	Vont	POI TWOOD & POI TWOOD
Grand Rapids*	Kent	JOHN S. LAWRENCE
uo	ao .	
		Master in Chaneery
		(See Card, Appendix page 318.)
Grayling*	Crawford	G. L. Alexander
Harbor Springs*	Emmett	B. T. Halstead
Harrison*	Clare	W. W. Green
Hart*	Oceana ·	Gurney & Travis
Hartford	Van Buren	A H CHANDLER
Hastings*	Barry	Knappan & Van Arman
Hamlook City	Society.	Knappan & van Affian
Hamasum	Saginaw .	send to sagmaw
Hersey"	Osceoia .	C. N. Beardsley
Hillman*	Montgomery .	M. D. Snow
Hillsdale**	Hillsdale .	O. A. JAMES
Holland	Ottawa · ·	· P. H. MeBride
Homer	Calhoun .	Send to Battle Creek
Houghton*	. Houghton.	Stone & Gray
Howell*	. Livingston	G. L. Alexander B. T. Halstead W. W. Green Gurney & Travis A. H. CHANDLER Knappan & Van Arman Send to Saginaw C. N. Beardsley M. D. Snow O. A. JAMES P. H. MeBride Send to Battle Creek Stone & Gray L. S. Montague A. A. Ellis J. B. Abbott
Ionia*	Ionia	A. A. Ellis
Iron River*	Iron	A. A. Ellis J. B. Abbott I. A. BASSETT Geo. T. Stone HENRY C. EDWARDS WILLIAM SHAKESPEARE C. C. Jenks F. O. Gaffney GEORGE H. MURDOCH F. F. Robeson
Ironwood	Gogebie	I. A. BASSETT
Ithaca*	Gratiot .	Geo. T. Stone
Jackson*	Jackson .	HENRY C. EDWARDS
Kalamazoo*	. Kalamazoo	WILLIAM SHAKESPEARE
Kalkaska*	Kalkaska	
Lake City#	Missaukee	F. O. Gaffney
L'Anse*	Baraga	GEORGE H MURDOCH
Lansing	Ingham	F. E. Robeson
Laneer	Lapoor	F. E. Robeson Millis & White Send to Saginaw Geo. A. Cutler Wheeler & Bishop Dovel & Smith M. F. RIGGS M. H. Maynard HERBERT E. WINSOR
Lauton Corners'	Lapeer	Willis & Willie
Laland*	Sagmaw	Send to Sagnaw
Leiand"	. Leelanaw	Geo. A. Cutter
Manieta &	Mason	wheeler & Bishop
Manistee*	Manistee	Dovel & Smith
Manistique*	. Schooleraft .	W. F. RIGGS
Marquette**	. Marquette	M. H. Maynard
Marshall*	Calhoun	HERBERT E. WINSOR
Mason*	Ingham	Huntington & Day
Menomince*	Menominee	Ď. J. Brown
Midland*	Midland	Huntington & Day D. J. Brown GEORGE B. STANFORD
Mio*	. Oseoda	I. L. Kittle
Monroe*	Monroe	Chas. R. Wing
Mount Clemens*	Macomb	Eldredge & Shear
Mount Pleasant*	Isabella	
Place	s marked (*) ar	e county seats
1 MCC	(·) all	c county source.

TOWN.	COUNTY.	ATTORNEY. Send to Detroit FRANK H. BARRETT A. G. DAY ARNOLD W. PIERCE Send to Diew. Troy
Munising*	Alger	Send to Detroit
Muskegon* N	Iuskegon	. FRANK H. BARRETT
Newaygo*,	Newaygo	A. G. DAY
New Trov	Berrien	. ARNOLD W. PIERCE
Northville	Wayne	E. S. WOODMAN Send to Saginaw
Oakley	Saginaw	Send to Saginaw
Omer*	. Arenae	L. McHugh
Ontonagon# Or	itonagon	. NORMAN W. HAIRE
Oxford	Oakland	GEORGE O. KINSMAN
Paines	Saginaw	Send to Sagmaw
Paw Paw* Va	an Buren	E. R. Annable
Pentwater	Oceana	C. R. JOHNSON
Pontiac*	Oakland	G. W. Smith
Port Austin	Huron	J. H. Hall
Port Huron*	St. Clair	J. H. Hall
Rogers City* Pre	sque Isle	W. E. Rice
Romco	Macomb	D. C. Lowell
Roscommon* Ros	common	G. L. Alexander
Saginaw*	Saginaw	G. L. Alexander WOOD & JOSLIN
Saint Charles	Srginaw	Send to Saginaw
Saint Ignace®	Jackinae	Hoffman & Parker
Saint Iames*	Manitou	Send to Detroit FEDEWA & LYON
Saint Johns	Clinton	FEDEWA & LYON
Saint Ioseph	Berrien	Send to New Troy
Saint Louis	. Gratiot	Send to Ithaca
Sand Beach	Huron	C. L. Hall
Sandusky#	Sanilac	Badcock Bros.
Sault de Ste Marie* C	Chippewa	J. H. Goff Send to Saginaw
South Saginaw	Saginaw	Send to Saginaw
Stanton*	Iontealm	M. C. Palmer
Tawas City*	Losco .	E. E. Williams
Taymouth	Saginaw	Send to Saginaw
Three Rivers St	. Ioseph	Send to Saginaw S. M. CONSTANTINE
Verne	Saginaw	Send to Saginaw N. Sharpe C. S. Palmerton D. C. Griffin
West Branch*	Ogemaw	N. Sharpe
Woodland	. Barry	C. S. Palmerton
Ypsilanti Wa	ishtenaw	D. C. Griffin
Zilwankee	Saginaw	Send to Saginaw

MINNESOTA.

Ada* Norman Phelps & Calkins
Aitkin*
Albert Leas Freeborn E. C. Stacy
Alexandria Douglas H. Jenkins
Anoka* Anoka G. H. WYMAN
Appleton
Austin* Mower FRENCH & WRIGHT
Beaver Bay* Lake Send to Minneapolis
Beaver Falls* Renville Send to Fairfax
Benson* Send to Appleton
Blue Earth City* Faribault
Brainerd# Crow Wing Holland & McClenahan
Breckenridge* Wilkin L. B. Everdell
Browns Valley*
Buffalo*
Places marked (*) are county seats.

TOWN. COUNTY.	ATTORNEY.
Caledonia# Houston	E. H. SMALLEY
Cambridge* Isanti	H F BARKER
Centre City	O Poos
Charles Comme	W.C. Odell
Chaska" Carver	D. C. E-1den
TOWN, COUNTY, Caledonia* Houston Cambridge* Isanti Centre City* Chisago Chaska* Carver Crookston* Polk Currie* Murray	P. G. Falardeau
Currie* Murray	H. C. Grass
Dakota . Winona Detroit City* . Becker Duluth* . St. Louis	Send to Winona
Detroit City* Becker	J. H. Irish
Duluth* St. Louis	THOMAS J. MITCHELL
	(See card, Appendix page 312)
.dodo	SPENCER & SANFORD
Elbow Lake® Grant	Send to Herman
Elbow Lake* Grant Elk River*	C S Wheaton
Eninform Describe	DOMESTIC STREET
ramax Renvine	BOWERS & BROWN
Fairmont* Martin	
Faribault** Rice	JOHN H. CASE
Glencoe* McLeod	A. P. Fitch
Glenwood* Pope	E. M. Webster
Fergus Falls* Otter Tall Glencoe* McLeod Glenwood* Pope Graceville Big Stone Granite Falls* Vellow Medicine Hallock* Kitson	P. A McCARTHY & CO
Granite Falls* Vellow Medicine	G Powers
Hallock* Kitson	T. H Kouzen
Hastings Dakota	1 P. Clargett
Hastings" Dakota	J. K. Craggett
rienderson* Sibley	
Herman Grant	J. W. REYNOLDS
Jackson* Jackson	T. J. Knox
Lac-qui-parle* Lac-qui-parle	K. O. Gerdes
Hallock* Kitson Hastings* Dakota Henderson* Sibley Herman Grant Jackson* Jackson Lac-qui-parle* Lac-qui-parle Lake Benton* Lincoln Le Sueur Centre* Le Sueur Litchfield* Meeker Little Falls* Morrison Long Prairie* Todd Luverne* Rock Mankato* Blue Earth	John McKenzie
Le Sueur Centre# Le Sueur	F. Cadwell
Litchfield* Meeker	F. C. Lamb
Little Falls* Morrison	A P BLANCHARD
Long Prairies Todd	I D Van Dyke
Luverne Deel	F H Confold
Manhata# Disa Paul	T A MOTITE
Mankato" Blue Earth	J. A. NOWELL
Mantorvine Donge	G. A. Norton
Marshall* Lyon	V. B. Seward
Mankato* Blue Earth Mantorville* Dodge Marshall* Lyon Minneapolis* Hennepin	CHARLES D. MOYER
	Mercantile, Law and Collections
	255 Hennepin avenue
	(See card, Appendix page 311.)FRED C. COOK 610 & 611 Globe Building
.do	FRED C. COOK
	610 & 611 Globe Building
	(See card, Appendix page 316.)
do do	TOTILE A BILLI
Montovidee** Chinesus	C A FORMER
Montevideo	C. A. FOSNES
Moornead*	R. R. BRIGGS
Montevideo* Chippewa Moorhead* Clay Mora* Kanabec Morris* Stevens	J. C. Pope
Morris** Stevens	P. A. McCARTHY & CO
Northfield Rice	Send to Faribault
Ortonville* Big Stone	Cliff & Crawford
Owatonna* Steele	Wheelock & Sperry
Park Rapids® Hubbard	F A Vandernool
Pine City*	I N McKinsick
Northfield Rice Ortonville* Big Stone Owatonna* Steele Park Rapids* Hubbard Pine City* Pine Pipe Stone* Pipe Stone	F C Door
Preston® Fillman	Group & Thompson
Princeton*	
Pad Wines	J. L. Bloomingdale
Ked Wing Goodhue	F. M. WILSON
Redwood Falls Redwood	J. H. Bowers
Preston* File Stone Preston* Fillmore Princeton* Mille Lacs Red Wing* Goodhue Redwood Falls* Redwood Rochester* Olmstead	HENRY C. BUTLER
Places marked (*)	are county seats.
	The state of the s

	A COVERN DISTRICT
TOWN. COU	NTY. ATTORNEY. arns Ruckart & Reynolds
Saint Cloud Ste	arns
Saint James Waton	wan W. E. Allen
Saint Pauls Ran	nsey JOHNSON W. STRAIGHT
	Room 8 Davidson Block
, do	Room 8 Davidson Block lo C. B PALMER
	(See card, Appendix page 307.)
. do	lo CHARLES N. AKERS
do	do W. C. GOFORTH
,, . , . , . ,	64 & 65 Globe Building
do	lo E. JOHNSON
	49 Gilfillan Brock
do	do B. F. LATTA
	123 Dakota avenue
de	WARREN H MEAD
.do	lo S. C. OLMSTEAD
	70 Globe Building
Cainst Datasis Nice	colet A. A. Stone
Saint Peter Nice	L A Sann
Sauk Rapids Bei	nton J. A. Senn
Snakopee	Scott J. M. Hale
Stillwater	gton L. L. Manwaring
Thomson"Car	rlton II. H. Ilawkins
Wabasha" Wab	ashaJ. H. Mullen
Warren* Mars	shall A. E. Flint
Waseca* Wa	seca E. B. Collister
Willmar* Kandi	yohi J. F. Hilscher
Windom* Cottony	wood Redding & Laing
	nona BERRY & MOREY
Worthington* No	obles J. A. Town

MISSISSIPPI.

							D 1 - D 11 -	
Aberdeen* Monroe								
Ashland* Benton								
Augusta* Perry								
Austin* Tunica							S. F. P	owell
Bay St. Louis* Hancock							. E. J. BOW	ERS
Belen* Quitman							E. M. Hai	nblet
Booneville* Prentiss								
Brandon* Rankin							E.	lack
Brookhaven* Lincoln							. R. H. Thom	pson
Canton* Madison							Smith & Pe	well
Carrollton* Carroll								
Carthage* Leake								
Charleston* Tallahatchee								
Chester* Choctaw								
Clarksdale Coahoma		Ċ	Ĭ.		Ċ		BUTT & B	TTT
Coffeeville* Yalobusha								
Columbia* Marion								
Columbus* Lowndes								
Concordia Bolivar								
Corinth* Alcorn								
Crystal Springs Copiah								
Decatur* Newton								
De Kalb* Kemper								
Enterprise								
Fayette* Jefferson		٠	٠	٠	٠	٠,,,	J. J. W II	mey
Forest* Scott								cnois
Places marked (*)	are	9 0	ou	ınt	y :	sea	S,	

(FOHA)	20111			ATTORNEY. D. A. SCOTT Newman Cayce C. P. NEILSON COLEMAN & BARRY A. A. H. Whitfield RAMSEY & WILLING T. W. White WATSON & TOTTEN Candler & Candler Candler & Candler UGENT & McWILLIE Anderson & Davis Send to Jackson Noel & Tackett Anderson & Davis Chas. Richardson Rives & Rives John A. Lamkin J. R. Yeager, Jr G. A. Geyee VILLIAMS & RUSSELL ES ISI Nat. Bank, Meridian L. Citters' Sevinger Pank
TOWN.	COUNTY	•		ATTORNEY.
Friars Point*	Coahoin.	ι		D. A. SCOTT
Fulton*	. Itawamba	ı		Newman Cayce
Greenville*	Washingtor	1		C. P. NEILSON
Greenwood*	Le Flore	·		COLEMAN & BARRY
Grenada*	Grenada	ı .	.	A. H. Whitfield
Hazlehu st*	Copiał	1.,		RAMSEY & WILLING
Hernando*	De Soto			T. W. White
Holly Springs*	Marshall	1		. WATSON & TOTTEN
Houston	. Chickosaw	·		I. B. Gladnev
Indianola*	. Sunflower	r		Send to Greenville
Iuka*	Tishomingo) ·		Candler & Candler
Jackson*	Hinds		. N	UGENT & McWILLIE
Kosciusko*	Attala			Anderson & Davis
Leakesville*	Greene			Send to Jackson
Lexington*	Holmes			Noel & Tackett
Liberty*	Amite			B. F. Iohns
Louisville*	Winston			Chas. Richardson
Macon*	. Noxubee			Rives & Rives
Magnolia*	Pike			John A Lamkin
Mayersville*	Issaguena			I R Veager Ir
Meadville*	Franklin			G A Gevee
Meridian*	Lauderdalc		· w	ILLIAMS & RUSSELL
	13adaci anie	Ref	erence	es 1st Nat. Bank. Meridian
		Nat	Ban	k Citizens' Savings Bank
. do	do	1 4	. 17.111	FEWELL & BRAHAM
do	do			MADAMA & CLICKE
Mississippi City*	Harrison			W C From
Monticello*	Laurence			A F Wethershir
Natchez*	A dame			TAMER C I FACE
New Albany*	Auams			JAMES G. LEAUR
Okalona	Chickesow			G. L. Jones
Oxford*	La Favette			W W Sullivan
Paulding*	La Payette			
Philadelphia*	Nechobo			Dring & Simmonda
Pittshoro*	Calhonn			Byrne & Simmonds
Pontotoc*	Pontotos			Fortsing & Mitchell
Port Gibson*	Claiborne			Foliame & Witchen
Ouitman*	Clarke			T A Wood
Raleigh#	Smith			Is Ist Nat. Bank, Meridian k, Citizens' Savings Bank FEWELL & BRAHAN WOODS & WOODS WOODS & W. G. Evans A. E. Wethersby JAMES G. LEACH G. L. Jones W. G. Orr W. V. Sullivan S. T. Street Byrne & Simmonds J. L. Lyon . Fontaine & Mitchell E. S. Drake T. A. Wood W. H. Jones Send to Jackson . C. M. Thurmond Send to Greenville Charles SCOTT Card, Appendix page 325.)
Raymond	Simul			W. H. Jones
Ripley*	Timus			C M Thurmond
Rolling Fork*	Tippan			Sond to Creamille
Rosedale*	. Sharkey			Send to Greenvine
Rosedare	Bolivar		1800	Cord Appendix nose or)
Sardis*	Panala		(Sce	Pooth & Lourse
Scranton*	Lookson			Booth & Lowley
Senatobia*	Jackson			
Starkvilla*	Olyibbaha		• •	G. D. Shands
Summit	. Oktiobena			
Tupelo#	FIKE		• •	W. P. Cassedy
Vicksburg*	Wanner D	DATE	77 B/F	Clayton & Anderson
Walthall	Warrenda	TDIAE	Y, M	COABE & ANDERSON
Water Valley	Valabusha			J. E. Clark
Wayneshoro#	. raiobusha			J. I. Blount
Wesson"	wayne			Sand to Harlahamat
West Point	Copian		• •	Send to mazichurst
Westville*	· · · Clay			J. J. McClellan
Williamshure*	Compson		• • •	I. L. Mendenhall
Winona*	Lovington			J. L. Finley
Woodvilla#	willian			Sweatman & Trotter
Rosedale* Sardis* Scranton* Senatobia* Starkville* Summit Tupelo* Vicksburg* Walthall* Water Valley Waynesboro* Wesson, West Point Westville* Williamsburg* Winona* Vicksburg* A Woodville* Yazoo City* Places	. wikinson		• • :	W. P. S. VENTRESS
razoo City",	Yazoo			HODSON & HODSON
Places	marked (*)	are c	ounty	seats,

MISSOURI.

TOWN.	COUNTY.	ATTORNEY Send to Butler
Adrian	Bates	Send to Butler
Albany*,	• Gentry	J. L. Whaley
Alton*	Oregon	. LIVINGSTON & NORMAN
Ava*	Douglas	J. K. Bulger H. W. Grantley
Appleton City	St. Clair	H. W. Grantley
Benton*	Scott	Wm, Hunter
Bethany*	Harrison	J. C. WILSON
Bloomfield*	Stoddard	R. P. Owen
Bolivar*	Polk	JOHN D. ABBE
Boonville*	Cooper	Cosgrove & Johnston
Bowling Green®	Pike	Smith & Hostetter
Breckenridge	Caldwell	J. T. Bottum
Brookfield	Linn	J. A. ARBUTHNOT
Brownsville	Saline	Send to Sweet Springs
Brunswick	Chariton	LOUIS BENECKE
Ruffalo®	Dallas	O H SCOTT
Rutler®	Bates	Holcomb & Smith
California	Dates	
Cameron	Clinton	H. Smith, Jr
Canton	Chinton	Anderson & Schofield
Cano Girardan	Capa Girardanu	B. F. Davis
Cape Ghardeau	Corroll	J. E. Graham
Carronon	Carron	D A Harrison
Carmage	Jasper	T. M. Allon
Cassyme	Darry	TUNK I DEVELOPED ODER
Charleston*	Reynolds	D. A Harrison T. M. Allen WM. L. BEYERSDORFF J. J. Russell
Charleston	Mississippi	C. H. Manaum
Chillicotne*	. Livingsion	
Clarence	Sheldy	,
Clayton*	St. Louis	W. F. Broadhead
Cinton*	Henry	Parks & Son
Columbia*	Boone	w. J. & J. G. Babb
Concordia	. La rayene	
Danville*	. Montgomery	W. Lewis
Doniphan*	Kipiey	J. T. KEITH W. C. Hollister ORCHARD & SHUCK
Edina*	Knox	W. C. Hollister
Eminence	Shannon	ORCHARD & SHUCK
Farmington*	St. Francois	Wm. Carter J. H. Cupp
Fayette*	Howard	J. H. Cupp
Forsythe	laney	J. A. DE LONG
Fredericktown**	Madison	R. A. Anthony
Fulton*	Calloway	S. T. Harrison
Gainesville*	Ozark	A. P. Preston
Galena*	Stone	A. Hodges
Gallatin [®]	Daviess	HICKLIN & YATES
Gayoso**	Pemiscott	G. W. Carleton
Golden City	Barton	P. J. Essex
Grant City*	Worth	KELSO & SCHOOLER
Greenfield*	Dade	KELSO & SCHOOLER
Greenville#	Wayne	Settle & Bugg
Hale	Carroll	S. J. JONES
Hannibal	Marion	HARRISON & MAHAN
Harrisonville*	Cass	NOAH M. GIVAN
Pla	aces marked (*) are	county seats.

TOWN.	COUNTY.	ATTORNEY.
Hartville#	Wright	R. B. Palmer
Hermann*	Gasconade	Robt, Walker
Hermitage®	Hickory	I H Childers
Hisginguille	I a Favorta	F F Voyton
Tiggiisvine	La rayene	The same of Heading
Hillsboro**	Jenerson	I nomas & Horine
Houston*	Texas	W. A. RAGLAND
Huntsville#	Randolph	Send to Moberly
Independence*	Jackson	J. G. Paxton
Ironton*	Iron	BERNARD ZWART
Iackson*	. Cape Girardeau	W. H. Miller
Jefferson City®	Cole	A M Hough
Jonlin	Ineper	G Spancer
V-b-b-6	Jasper	Wood & Montagement
Kanoka"	Clark	Wood & Montgomery
Kansas City	Jackson . CR	
		523 Delaware street
		523 Delaware street (See Card, Appendix page 315.)
Kennett*	Dunklin	R. F. Sanders
Kevtesville*	Chariton	Send to Brunswick Wm. F. McAfee Greenwood & Oldham
Kingston®	Caldwell	Wm F MeAfee
Virtavillo	A dair	Greenwood & Oldham
To Cooper	Addii	TODACE D TATE
La Grange	Lewis	HORACE F. IAIE
Lamar*	Barton	JAS. M. DYE
Lancaster*	Schuyler	HORACE P. TATE JAS. M. DYE Shelton & Dysart
Lebanon [#] · .	Laclede	J. P. Nixon
Lexington*	La Fayette	George Price
Liberty#	. · Clav	D. C. Allen
Linn#	Osage	S. Moseby
Linn Creek®	Camden	I S Vincent
Linnous#	I inn	Send to Brookfield
I	Dile	O C Pruson
Louisiana*		O. C. Dryson
Maeon City*	Mac∋n	
Marble Hill*	Bollinger	G. E. Conrad
Marceline	· Linn	HARRY K. WEST
Marshall*	Saline	H. M. HARVEY
do	do	JOHN P. STROTHER
Marshfield*	Webster	Fredk, King
Maryville#	Nodaway	Shelton & Dysart J. P. Nixon George Price D. C. Allen Send to Brookfield O. C. Bryson Dysart & Mitchell G. E. Conrad HARRY K. WEST H. M. HARVEY JOHN P. STROTHER Fredk. King I. K. Alderman Danl. Perry Mudd & Wagner George Robertson J. P. Butler
Maryvillo#	DeKalb	Danl Perru
Maysvine"	Castland	Mudd & Wogner
Memphis	Scotland	
Mexico*	Audrian	George Kodertson
Milan*	Sullivan	J. P. Butler
Moberly	Randolph	G. F. ROTHWELL
Monticello	Lewis	Blair & Marchand
Monroe City	Monroe	BRISTOW & LIGHTER
Mount Vernon*	Lawrence	Henry Brumback
Neosho*	Newton	Cravens & Son
Nevada#	Vernon	J B JOURNEY
de	do.	I. N KENNEDY
No. I and mile	Della	I D Wood
New London		GGADIEG A TARODGE
New Madrid*	New Madrid	CHARLES A. LAFORGE
Odessa	La Fayette	Send to Lexington
Oregon*	Holt	S. F. O. Fallon
Osceola*	St. Clair	Smith & Sheldon
Ozark*	Christian	I. A. Hammond
Palmyra*	Marion	Send to Hannibal
Paris*	Monroe	Send to Monroe City
Perryville#	Parry	Edw'd Robb
Diodmont	Warns	S D Durham
Piedmont	vvayne	E C I-linetan
Pierce City	Lawrence	
Pineville*	McDonald	George Robertson George Robertson J. P. Butler G. F. ROTHWELL Blair & Marchand BRISTOW & LIGHTER Henry Brumback Cravens & Son J. B. JOURNEY L. N. KENNEDY J. P. Wood CHARLES A. LAFORGE Send to Lexington S. F. O. Fallon Smith & Sheldon J. A. Hammond Send to Monroe City Edw'd Robb S. R. Durham F. C. Johnston J. C. Lamson county seats,
	Places marked (*) are	county seats,

TOWN	COUNTY.	ATTORNEY ALONZO D. BURNES
Platta Cituli	Diatte	ALONZO D BUDNES
Plante City"	Clinton.	I M Dil-
Plattsburg*	Clinton	J. N. Riley
Pleasant Hill	Cass	Henry Cordell
Poplar Bluft*	Butler	JOHNSON & LENTZ
Potosi*	Washington	Dinning & Byrns HYDE & ORTON
Drivester.	Margor	HYDE & OPTOM
Frinceton	Mercer	
		JOHN W. SHOTWELL
Rockport*	Atchison	Lewis & Ramscy
Rolla*	Phelps	Frost & Jones
Saint Charles#	. Saint Charles	Frost & Jones Send to Wentzville
Saint Genevieve® S	aint Genevieve	C. C. Rozier
Caint denevieve	Duckenen	ASKREN & BROCKETT
Saint Joseph	Duchanan	ABRIEN & BROCKETT
. do	do·	JAMES CRAIG, Jr
		Attorney for Ger. Amer. Bank Attorney for Union Railway Co
		Attorney for Union Railway Co
. do	do	J. M. JOHNSON
do	do	J. M. JOHNSON . STAUBER & CRANDALL
		(See Card Appendix page 212)
d a	do	(See Card, Appendix page 312.) THOMAS & DOWE . FREDERICK H. BACON
Color Francis		I HOMAS & DOWE
Saint Louis	. Saint Louis	FREDERICK H. BACON
		509 Olive street
		(See eard, Appendix page 323.)
Salem	Dent	L. Judson
Savannah®	Andrew	Booker & Williams
Schell City	Vernon	(See eard, Appendix page 323.) L. Judson Booker & Williams F. Childs . WILLIAM PARMERLEE King & Son
Podelie*	Dattie	TITE I AM DADMEDIE
Sedana"	rettis	WILLIAM PARMERLEE
Shelbyville*	Shelby	J. T. Lloyd
Springfield*	Greene	John W. Jump
Steelville#	Crawford	E. A. Pinnell
Stockton*	Cedar	E. A. Farris
Sweet Springs	Saline	POPE HIGGINS
Trouten®	Grundy	W D Linnou
Trenton	Grandy .	W. B. Linney MARTIN & AVERY
1 roy **	Lincoin	MARTIN & AVERY
		L. N. Musser
		A. H. Boulte
Unionville	Putnam	J. E. Burnham
Van Buren®	Carter	I. I. Kintz
Versailles®	Morgan	J. J. Kintz B. R. RICHARDSON
Vienna*	Maries	J. G. Slate
Wannanahana	Ichneon	EDANIZA COURTE
waitensburg"	johnson	FIVAMA A. SIEBLE
wairenton	warren	FRANK A. STEELE L. J. Dryden T. B. Wheeler
warsaw	Benton	I. B. W heeler
Waynesville	Pulaski	JOE McGREGOR
Webb City	Jasper	H. B. Frazer C. J. WALKER
Wentzville	St. Charles	C. J. WALKER
West Plains*	Howell	JAMES ORCHARD

MONTANA.

Billings*	. Yellowstone	 			John McGinness
Boulder Valley*	Jefferson	 			Cowan & Parker
Bozeman*					
Butte City*					
Deer Lodge City®	. Deer Lodge	 			. W. G. Galbraith
Dillon*					
Fort Benton*					
Glendive*	Dawson	 			H. J. Haskell
	es marked (*)				

TOWN	COUNTY	ATTORNEY,
		Taylor & Lewis
		R. G. DAVIES
		F. E. Smith
		J. A. SAVAGE
		C. R. Middleton
		Stephens & Higgins
		H. N. Blake
		N. B. Smith

NEBRASKA.

Ainsworth*	Brown Send to Long Pine
Adams	Gage Send to Beatrice Boone F. H. FRIEND
Albion*	Boone F. H. FRIEND
Alliance	. Box Butte CHARLES T. JENKINS
Alma*	. Harlan A. H. Kidd Holt Send to O'Neill
Atkinson	Holt Send to O'Neill
Auburn*	Nemaha Stull & Edwards
Aurora*	. Hamilton W. J. STEVENSON
Bassett*	Rock W. H. Holmes
Beatrice*	Nemaha Stull & Edwards Hamilton W. J. STEVENSON Rock W. H. Holmes Gage GEO. ARTHUR MURPHY
. do	do
Big Spring*	. Cheyenne Send to Julesburg, Colorado
Blair*	Washington Osborne & Farnsworth
Bloomington*	Franklin
Blue Springs	Gage C. S. OTIS
Broken Bow*	Custer Send to Mason City
Burchard	Pawnee Send to Pawnee City
Burwell*	. Garfield Bean & Newman Madison Send to Madison
Burnett	Madison Send to Madison
Callaway	Custer RICHARD E. BREGA
Cedar Rapids	Boone Send to Albion
Central City*	Merrick Webster & White
Chappel	. Cheyenne Send to Julesburg, Colo.
Chadron*	. Dawes F. J. HOUGHTON
Chadron*	Dawes F. J. HOUGHTON do SPRAGUE & FISHER
Chadron*	Cheyenne Send to Julesburg Colo. Dawes
Columbus*	Platte . McALLISTER & CORNELIUS
Clay Centre*	Platte . McALLISTER & CORNELIUS
Clay Centre*	Platte . McALLISTER & CORNELIUS
Clay Centre*	Platte . McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Send to Niobrara
Clay Centre*	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber
Calumbus*	
Calumbus*	. Clay
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J.A. FOERSTE Butter MYERS & EVANS Pawnee Send to Pawnee City
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON
Caly Centre* Columbus* do Crawford Creighton Crete Culberston* David City* Du Bois Edgar	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Letton & Hinshaw Letton & Hinshaw
Caly Centre* Columbus* do Crawford Creighton Crete Culberston* David City* Du Bois Edgar	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Letton & Hinshaw Letton & Hinshaw
Caly Centre* Columbus* do Crawford Creighton Crete Culberston* David City* Du Bois Edgar	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Letton & Hinshaw Letton & Hinshaw
Caly Centre* Columbus* do Crawford Creighton Crete Culberston* David City* Du Bois Edgar	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Letton & Hinshaw Letton & Hinshaw
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME do GEORGE L. LOOMIS Nance C. E. Brady
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME do GEORGE L. LOOMIS Nance C. E. Brady
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME do GEORGE L. LOOMIS Nance C. E. Brady
Clay Centre* Columbus* . do	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME do GEORGE L. LOOMIS Nance C. E. Brady Fillmore WALTER V. FIFIELD Hall W. R. BACON Perkins A. F. Parsons Wheeler Send to Pawnee
Clay Centre* Columbus* . do . Crawford . Crete . Culberston* David City* Du Bois . Edgar . Fairburg* Fairmont . Falls City* Tremont* . do . Fullerton* Geneva* Grand Island* Grant* Harrington* Harrington*	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME do GEORGE L. LOOMIS Nance C. E. Brady Fillmore WALTER V. FIFIELD Hall W. R. BACON Perkins A. F. Parsons Wheeler Send to Omaha Cedar E. N. Johnson
Clay Centre* Columbus* . do . Crawford . Crete . Culberston* David City* Du Bois . Edgar . Fairburg* Fairmont . Falls City* Tremont* . do . Fullerton* Geneva* Grand Island* Grant* Harrington* Harrington*	Platte McALLISTER & CORNELIUS do J. M. MACFARLAND Dawes Send to Hemingford Knox Send to Niobrara Saline Send to Wilber Hitchcock J. A. FOERSTE Butler MYERS & EVANS Pawnee Send to Pawnee City Clay HENRY DALTON Jefferson Letton & Hinshaw Fillmore JOHN BARSBY Richardson E. A. TUCKER Dodge ARTHUR K. DAME do GEORGE L. LOOMIS Nance C. E. Brady Fillmore WALTER V. FIFIELD Hall W. R. BACON Perkins A. F. Parsons Wheeler Send to Pawnee

TOWN COUNTY	AMMODNEY
TOWN. COUNTY	ATTORNEY.
riastings Adams	. M. A. & S. C. HARTIGAN C. E. HIGINBOTHAM
. uo ,	TIPPETE - MODEN
, do , , , , , , , , , , , do ,	TIBBETS & MOREY
Hayes Centre	A. A. Hatch
Hebron**	TIBBETS & MOREY A. A. Hatch M. Savage JOHN P. ARNOTT G. NORBERG
Hemingiord Box Butte	JOHN P. ARNOTT
Holdrege Phelps	G. NORBERG
Homerville Gosper	
Humboldt	Send to rails City
indianoia** Red Willow	W. K. Starr
Kearney Bunalo	JOHN E. DECKER
Lexington* Dawson	E. A. COOK
Liberty Gage	E. D. BROWN
Lincoln** Lancaster	E. D. BROWN HARWOOD, AMES & KELLY (See Card, Appendix page 321.) C. R. GLOVER J. R. SCOTT Allen & Robinson Send to Hemingford JUDSON C. PORTER Joel Hull FRANK P. IRELAND N. D. Jackson S. A. SEARLE S. Draper Send to Hemingford Send to Madison W. T. WILCOX County Attorney
T D'	(See Card, Appendix page 321.)
Long Pine Brown	C. R. GLOVER
Loup City* Sherman	J. R. SCOTT
Madison* Madison	Allen & Robinson
Marsland Dawes	Send to Hemingford
Mason City Custer	JUDSON C. PORTER
Minden* Kearney	Joel Hull
Nebraska City* Otoe	FRANK P. IRELAND
Neligh* Antelope	N. D. Jackson
Nelson* Nuekolls	S. A. SEARLE
Niobrara* Knox	S. Draper
Nonpareil Box Butte	Send to Hemingford
Norfolk Madison	Send to Madison
North Platte* Lincoln	W. T. WILCOX
	County Attorney
Oakdale Antelope	Send to Neligh
Odell Gage	Send to Beatrice
Ogalalla# Keith	Halligan & Brown
0.1.*	(BARTLETT, BALDRIGE &
Omaha** Douglas	County Attorney County Attorney Send to Neligh Send to Beatrice Halligan & Brown BARTLETT, BALDRIGE & LEDWICH F. A. BROGAN 610 New York Life Bidg GREGORY, DAY & DAY Omaha Nat'l Bank Bidg
. do do .	F. A. BROGAN
	610 New York Life Bldg
. do do .	GREGORY, DAY & DAY
	(See Card, Appendix page 325.)
. do do .	(See Card, Appendix page 325.) F. E. MUNN
. do do .	GEORGE H. PLACE
. do do .	SCHOMP & CORSON
	First Nat'l Bank Bldg
. do do .	First Nat'l Bank Bldg A. L. YOUNG
O'Neill* Ho!t	M F HARRINGTON
Ord* Valley	C A MIINN
Osceola* Polk	F. L. King
Papillion Sarny	Inmer Hassett
Pawnee City® Pawnee	H C LINDSAV
Pholosia Dholos	Sond to Voorney
Piolenell Come	Sand to Pastrice
Diamas Diamas	Doni Lindou
Plettemoutly Cose	THE CONTRACTOR
Ponea# Discourse	A. L. YOUNG M. F. HARRINGTON C. A. MUNN E. L. King James Hassett H. C. LINDSAY Send to Kearney Send to Beatrice Benj. Lindsey W. S. WISE Send to Wakefield Katey Bros W. H. WESTOVER T. R. Wallace E. T. Hodson T. J. Doyle
Pod Claud*	Send to wakeneld
Red Clouds Webster	Kaley Bros
Rushville* Sheridan	W. H. WESTOVER
Saint raul* Howard	1. K. Wallace
Senuyler# Colfax	E. I. Hodson
Scoula" Greeley	T. J. Doyle
Seward* Seward) are county seats.
Places marked (*	are county seats.

TOWN.	COUNTY.	ATTORNEY.
Sidney*	Chevenne	ATTORNEY F. H. DeCASTRO
		E. O. LEE
		Burnham & Pattee
Stanton	Stanton	A. A. KEARNEY
		Notary Public
		G. H. Stewart
Superior	Nuckolls	G. W. STUBBS
Sutton	Clay	Send to Edgar
		Send to Nebraska City
Table Rock	Pawnee	Send to Pawnee City
		Evans Bros
		B. F. Perkins
		N. J. SHECKELL
		F. M. FLANSBURG
		J. W. Tucker
Valparaiso	. Saunders	Send to Wahoo
Wahoo#	Saunders	W. D. Guttery
		I. M. BELKNAP
		F. M. Northrop
		J. F. Losch
		S. S. ALLEY
vv ymore	Gage	A. D. McCANDLESS
		W. M. COWELL
.do	do	MERTON MEEKER

NEVADA.

Austin* Lander Henry Mayenbaum
Belmont*
Carson City* Ormsby Thos. H. Wells
Dayton* Lyon J. W. Keith
Elko* Elko Talbott & Farrington
Eureka* H. K. Mitchell
Genoa*
Hamilton* White Pine A. B. Freece
Hawthorne* Esmerelda A. W. Crocker
Pioche* Lincoln T. J. Osborne
Reno* Washoe S. D. KING
Stillwater* Churchill L. Allen
Virginia City* Storey M. N. Stone
Winnemucca* Humbolt 'M. 'S. Bonnifield

NEW HAMPSHIRE.

Colebrook* Coos J. H. Dudley
Concord* Merrimac Leach & Stevens
Dover* Strafford A. G. Hall
Exeter* Rockingham Marston & Eastman
Haverhill* Grafton W. F. Westgate
Keene* Cheshire Batchelder & Faulkner
Laconia* Belknap Jewell & Stone
Lancaster*
Manchester* Hillsboro
Nashua* Hillsboro Send to Manchester
Newport* Sullivan
Ossipee* Carroll Frank Weeks
Plymouth* Grafton Burleigh & Adams
Portsmouth Rockingham
Places marked (*) are county seats.

NEW JERSEY.

TOWN. COUNTY.	ATTORNEY.
Asbury Park Monmouth .	Send to Frechold
TOWN. COUNTY. Asbury Park	JAMES B. NIXON
	(See Card, Appendix page 327.)
Barnegat Ocean .	Send to Tom's River
Belvidere* Warren .	J. G. Chipman & Son
Beverly Burlington .	Send to Burlington
Bloomfield Essex .	Send to Newark
Belvidere* Warren Beverly Burlington Bloomfield Essex Bordentown Burlington	Send to Burlington
Bridgeton	JAMES J. REEVES
Burlington Burlington .	HOWARD FLANDERS
Camden*	BERGEN & BERGEN
	110 Market street
. do do	(See Card, Appendix page 316.)
.do do	F. F. HOGATE
	101 Market street
.do do	R. LOWBER TEMPLE
Cape May Cape May .	Send to Bridgeton
Cape May C. H Cape May	Send to Bridgeton
Cape May C. H.* Cape May Clayton Gloucester .	Send to Woodbury
Dover Morris .	Send to Morristown
East Orange Essex .	Send to Newark
Eatontown Monmouth .	Send to Freehold
Elizabeth* Union .	Joseph Cross
Elmer Salem .	ABRAM COCHRAN
Englewood Bergen .	GEORGE R. DUTTON
Flemington* Hunterdon .	E. R. Bullock
Englewood Bergen . Flemington	FRANK P. McDERMOTT
Hackensack* Bergen . Hackettstown Warren .	C. W. Berdan
Hackettstown Warren .	Send to Phillipsburg
Hoboken Hudson .	Send to Jersey City
Jersey City	JOHN C. INWRIGHT
Lambertville Hunterdon .	76 Montgomery street
Lambertville Hunterdon .	W. F. Hayhurst
Long Branch Monmouth	Send to Freehold
Manasquan Monmouth .	Send to Freehold
Manasquan Monmouth Atlantic	Send to Atlantic City
Millville Cumberland .	H. O. NEWCOMB
Morristown* Morris	ADGIOSTUS W. CHTLER.
Mount Holly* Burlington . Newark* Essex .	Send to Burlington
Newark* Essex .	JOHN W. TAYLOR
	757 Broad street
New Brunswick* Middlesex .	(See card, Appendix page 319.)
New Brunswick* Middlesex .	JAMES H. VAN CLEEF
Newton*Sussex. Ocean GroveMonmouth.	F. J. Swayze
Ocean Grove Monmouth .	Send to Freehold
Orange Essex . Passaic Passaic .	Send to Newark
Patarson?	Send to Paterson
Paterson* Passaic . Perth Amboy Middlesex .	
Phillipshurg Wasses	Send to New Brunswick
Phillipsburg Warren . Plainfield Union .	IKWIN W. SCHULTZ
Places marked (*):	J. B. COWARD
riaces marked (**)	are county seats.

TOWN.	COUNTY.				ΑT	TORNEY.
Princeton	Mercer .					. Send to Trenton
Rahway						
Red Bank	Monmouth.					Send to Freehold
Salem*	Salem .					. W. T. Hilliard
Somerville*						
Spring Lake	Monmouth .					Send to Freehold
Tom's River*	. Ocean .					J. W. Carmichael
Trenton*	Mercer .				. A	.G. Richey & Son
Vineland	Cumberland.					Send to Bridgeton
Washington	Warren .				. I	ANIEL VLEIT
Woodbury*						
Woodstown	Salem .					Send to Salem

NEW MEXICO.

Albuquerque* Bernalillo N. B. Field
Cimarron
Hillsboro* Sierra F. W. PARKER
Las Cruces* Dona Ana S. B. Newcomb
Las Vegas* San Miguel WILLIAM A. VINCENT
Lincoln* Lincoln Thornton & Cockrell
Los Lunas* Valencia J. F. Chaves
Mora* Mora Send to Las Vegas
Santa Fe* Santa Fe WM. BREEDEN
. do do
Silver City* Grant ELLIOTT & PICKETT
Socorro* Socorro I. S. Tiffany
Springer*
Taos* Send to Springer
Tierra Amarilla* Rio Arriba Alex. Reed

NEW YORK.

Albany*
Albion* Orleans PEARL COANN
Amsterdam Montgomery H. B. WALDRON
, (WESTBROOK, BORST & PER-
. do do . { WESTBROOK, BORST & PER- KINS
. do do
Angelica* Allegany Richardson & Robbins
Argyle*
Auburn* Cayuga E. C. AIKEN
Ballston* Saratoga WILLIAM W. SWEET
Batavia* Genesee FRANK S. WOOD
Bath* Steuben McMASTER & PARKHURST
Belmont* Allegany V. A. Willard
Binghamton* Broome CHAPMAN & LYON
. do do
Boonville Oneida BENJ. A. CAPRON
Brooklyn*
26 Court street
.dodoJOSEPH H MORSE
16 Court street
do do NATHAN L. TEEPLE
· 185 Reid avenue
51

Places marked (*) are county seats.

TOWN	COUNTY	ATTODNEY
Buffalo#	Erio	ATTORNEY. W. M. HAWKINS
Dunaio	Dile.	No. 6 Coit Block
do	do	HENRY B. LOVELAND
		N C-14 D11
Canandaigua®	Ontario	
Canisteo	Steuben	A M RIPRELL
Canton*	St Lawrence	Send to Ogdenshurg
Carmel*	Putnam	
Carthage	Lefferson .	F. T. EVANS
Catskill*	Greene .	Hallock & Chase
Champlain	Clinton .	
Cohoes	Albany .	Send to Albany
Cooperstown*	Otsego .	W. H. Bunn
Corning* · · ·	Steuben .	W. H. Bunn F. A. Williams J. E. WINSLOW G. L. Gordon Send to M. J. Miller, Binghamton
Cortland*	Cortland .	J. E. WINSLOW
Delhi*	. , Delaware .	G. L. Gordon
Deposit	Broome .	. Send to M. J. Miller, Binghamton
Dundee	Yates .	H. J. Walcott C. D. Murray Hand, Hall & Kellogg
Dunkirk	Chautauqua .	
Elizabethtown*	Essex .	Hand, Hall & Kellogg
Ellicottsville	Cattaraugus .	Send to Olean
Elmira#	. Chemung .	MOSS & KNIPP
Flushing	Queens .	A. Vandewater Send to Amsterdam Abbott & Abbott
Fonda*	. Montgomery .	Send to Amsterdam
Geneseo*	Livingston .	Abbott & Abbott
Geneva	Ontario .	G. L. Bachman ADAM ARMSTRONG, Jr
Glens Falls	Warren .	ADAM ARMSTRONG, Jr
Gloversville	Fulton .	H. D. Wright Send to Middletown
Goshen	Orange .	Send to Middletown
		O L. T
Greenbush	Rensselaer .	Send to Troy
Greenbush	Rensselaer Herkimer .	Send to Troy E. B. MITCHELL
Greenbush	Rensselaer Herkimer Steuben .	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM
Greenbush Herkimer* Hornellsville Hudson*	Rensselaer Herkimer Steuben Columbia	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier
Greenbush Herkimer* Hornellsville Hudson* Ithaca*	Rensselaer . Herkimer . Steuben . Columbia . Tompkins .	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier
Greenbush Herkimer* Hornellsville Hudson* Ithaca*	Rensselaer Herkimer Steuben Columbia Tompkins .	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier
Greenbush Herkimer* Hornellsville Hudson* Ithaca* Jamaica* Lamestown	Rensselaer Herkimer Steuben Columbia Tompkins Queens	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier
Greenbush Herkimer* Hornellsville Hudson* Ithaca* Jamaica* Jamestown Lohnstown*	. Rensselaer . Herkimer . Steuben . Columbia . Tompkins . Queens . Chautauqua . Fulton	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica*	Queens Chautauqua Fulton .	
Jamaica* Jamestown	Queens Chautauqua Fulton .	
Jamaica* Jamestown	Queens Chautauqua Fulton .	
Jamaica* Jamestown	Queens Chautauqua Fulton .	
Jamaica* Jamestown	Queens Chautauqua Fulton .	
Jamaica* Jamestown	Queens Chautauqua Fulton .	
Jamaica* Jamestown	Queens Chautauqua Fulton .	
Jamaica* Jamestown Johnstown* Keeseville Kingston* Lake George* Little Valley Lockport* Lowville* Lyons* Malone* Mayville* Middletown Monticello* Morrisville* Mount Vernon Newburg* New City* New Rochelle New York*	Queens Chautauqua Fulton Essex Ulster Warren Cattaraugus Niagara Lewis Wayne Franklin Chautauqua Orange Sullivan Madison Westehester Orange Rockland Westchester New York	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier I. N. Collier WILLIAM HAZLITT SMITH 39 E. High street W. W. Gillen W. S. Cameron H. Dudley Send to Elizabethtown JAMES A. BETTS Send to Glens Falls Send to Glens Falls C. S. Mereness W. R. Mason C. S. Mereness W. R. Mason S. A. BEMAN Vandusen & Martin CHARLES G. DILL T. F. Bush J. A. Johnson Send to Yonkers Send to Nyack Send to Yonkers GEORGE B. DUTTON
Jamaica* Jamestown Johnstown* Keeseville Kingston* Lake George* Little Valley Lockport* Lowville* Lyons* Malone* Mayville* Middletown Monticello* Morrisville* Mount Vernon Newburg* New City* New Rochelle New York*	Queens Chautauqua Fulton Essex Ulster Warren Cattaraugus Niagara Lewis Wayne Franklin Chautauqua Orange Sullivan Madison Westehester Orange Rockland Westchester New York	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier I. N. Collier WILLIAM HAZLITT SMITH 39 E. High street W. W. Gillen W. S. Cameron H. Dudley Send to Elizabethtown JAMES A. BETTS Send to Glens Falls Send to Glens Falls C. S. Mereness W. R. Mason C. S. Mereness W. R. Mason S. A. BEMAN Vandusen & Martin CHARLES G. DILL T. F. Bush J. A. Johnson Send to Yonkers Send to Nyack Send to Yonkers GEORGE B. DUTTON
Jamaica* Jamestown Johnstown* Keeseville Kingston* Lake George* Little Valley Lockport* Lowville* Lyons* Malone* Mayville* Middletown Monticello* Morrisville* Mount Vernon Newburg* New City* New Rochelle New York*	Queens Chautauqua Fulton Essex Ulster Warren Cattaraugus Niagara Lewis Wayne Franklin Chautauqua Orange Sullivan Madison Westehester Orange Rockland Westchester New York	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier I. N. Collier WILLIAM HAZLITT SMITH 39 E. High street W. W. Gillen W. S. Cameron H. Dudley Send to Elizabethtown JAMES A. BETTS Send to Glens Falls Send to Glens Falls C. S. Mereness W. R. Mason C. S. Mereness W. R. Mason S. A. BEMAN Vandusen & Martin CHARLES G. DILL T. F. Bush J. A. Johnson Send to Yonkers Send to Nyack Send to Yonkers GEORGE B. DUTTON
Jamaica* Jamestown Johnstown* Keeseville Kingston* Lake George* Little Valley Lockport* Lowville* Lyons* Malone* Mayville* Middletown Monticello* Morrisville* Mount Vernon Newburg* New City* New Rochelle New York*	Queens Chautauqua Fulton Essex Ulster Warren Cattaraugus Niagara Lewis Wayne Franklin Chautauqua Orange Sullivan Madison Westehester Orange Rockland Westchester New York	Send to Troy E. B. MITCHELL WILLIAM C. BINGHAM I. N. Collier I. N. Collier WILLIAM HAZLITT SMITH 39 E. High street W. W. Gillen W. S. Cameron H. Dudley Send to Elizabethtown JAMES A. BETTS Send to Glens Falls Send to Glens Falls C. S. Mereness W. R. Mason C. S. Mereness W. R. Mason S. A. BEMAN Vandusen & Martin CHARLES G. DILL T. F. Bush J. A. Johnson Send to Yonkers Send to Nyack Send to Yonkers GEORGE B. DUTTON
Jamaica* Jamestown Johnstown* Keeseville Kingston* Lake George* Little Valley Lockport* Lowville* Lyons* Malone* Mayville* Middletown Monticello* Morrisville* Mount Vernon Newburg* New City* New Rochelle New York*	Queens Chautauqua Fulton Essex Ulster Warren Cattaraugus Niagara Lewis Wayne Franklin Chautauqua Orange Sullivan Madison Westehester Orange Rockland Westchester New York	

TOWN COUNT	TY ATTORNEY
Oadensburg St Lawren	D B LUCEY
Olean Cattarana	I ARTHUR CORRIN
Oneida Madis	Chas Shumway
Oswego* Oswe	ry, ATTORNEY, nce D. B. LUCEY gus . J. ARTHUR CORBIN non Chas. Shumway go . WILLIAM W. HARMAN
do do	RHODES, COON & HIGGINS
Ovid* Sen	eca Hazleton & Avery
Owego* Tid	eca Hazleton & Avery oga CHARLES D. WATKINS
Peekskill Westches	ter Send to White Plains
Pen Van≆ Va	tes John I Knox
Plattsburg* Clin	on Riley & Conway
Port Iervis Orar	ge Send to Middletown
Poughkeepsie* Dutch	on Riley & Conway ge Send to Middletown ess EDWARD CRUMMEY
do do	BENJ. M. FOWLER
do do	JOHN H. MILLARD
Pulaski Oswe	BENJ. M. FOWLER BENJ. M. FOWLER JOHN H. MILLARD GO. S.C. HUNTINGTON & SON nd. N. J. Wyeth olk G. F. Stackpole
Richmond* Richmo	ond N. J. Wyeth
Riverhead* Suff	olk G. F. Stackpole
	313 to 318 Ellwanger & Barry Block
	(See Card, Appendix page 316.)
do ds	O NORRIS BULL
	810 Wilder Bldg
do do	810 Wilder Bldg CASSIUS C. DAVY EDWIN A. MEDCALF
do	EDWIN A. MEDCALF 16 State street 16 State street 16 State street 17 State street 18 State state 18 State state state 18 State state state state 18 State st
D	Sand to Ution
Rome Une	ton Send to Kingston
Sadrat's Harbor Joffar	S I Lewis
Sageville Hamil	Send to Gloversville
Salamanca Cattarana	COX & WHIPPI.E
Saratoga Springs Sarate	Send to Ballston
Schenectady* Schenecta	dy J. W. Clute
Schoharie* Schoha	rie Krum & Grant
Seneca Falls Sen	eca J. N. Hammond
Sing Sing Westches	ter Send to White Plains
Suracuse [®] Opends	SMITH, KELLOGG, WELLS &
Syracuse	dy J. W. Clute rie
.dodo	O WM. G. TROTTER
	10 & 11 Jerry Rescue Block
Tarrytown Westches	ter Send to White Plains
Troy* Renssel	aer G. B. &. J. Kellogg
Utica*One	ida HENRY A. DOOLITTLE
	90 Genesee street
Haira Danasit Bara	(See card, Appendix page 315.)
Worsey Worse	ing . Send to M. J. Miner, Binghamton
Waterloo	C Rood
Watertown* Leffer	Mullen & Griffin
Watkins* Schuy	go Genesee street (See card, Appendix page 315.) me . Send to M. J. Miller, Binghamton ing A. Harrington eca C. Rood son Mullen & Griffin eler . CHARLES M. WOODWARD oga Send to Owego
Waverly Tie	oga Send to Owego
West Trov Alba	nny A. W. RICHARDSON
White Plains* Westches	ter A. JACKSON HYATT
Whitney's Point Bro	me. Send to M. J. Miller, Binghamton
Wolcott Way	vnc Wm. Roe
Yonkers Westches	der . CHARLES M. WOODWARD oga Send to Owego uny A. W. RICHARDSON tter A. JACKSON HYATT me . Send to M. J. Miller, Binghamton vnc Wn. Roe tter JOHN C. DONOHUE
Places marked	(*) are county seats.

NORTH CAROLINA.

TOWN.	COUNTY.	ATTORNEY,
Albemarle*	Stanley	Pemberton & Gerome
.\shboro®	Randolph	ATTORNEY, Pemberton & Gerome M. S. Robbins
Asheville*	. Burcombe	MELVIN E. CARTER
. do	do	MOORE & MERRICK
Bakersville*	Mitchell	Send to Burnsville
Bayboro#	Pamlico .	W. T. Caho
Beaufort	Carteret	C. R. Thomas, Ir.
Boone	Wantanga	C. R. Thomas, Jr W. B. Council, Jr
Brevard*	Transvivanta	W. A. Gash
Bryson Citys	Swain	A M Fry
Burgawa	Pender	W. A. Gash A. M. Frv BRUCE WILLIAMS
Larragilles	Vancer	WM. MILT MOORE
Camden C. 11 *	Camden	C. M. Ferebere
Carthogos	Camaca	CHARLES A. McNEILL
Charlotte	Mecklenburg	CLARKSON & DULS
Clinton*	Sampson	J. L. Stewart
Columbia	Terroll	R. P. Felton
Columbus*	Palk	C A Carson
Concord®	Cabarrus	
Currituck C. H.*	Capituds	W. R. Gordon
Dallack C. II.	Ga-ton	R. W. Sandifer
Danburus	Stokes	W W King
Dobson*	Surry	
Durham?	Durbon	WM. A. GUTHRIE
Edenton:	Chowan :	· · · · · · · · · · · · · · · · · · ·
Fligsbath City®	Pasquotank	JULIEN WOOD Griffin & Temple
Elizabeth City	Rodon	LYON & McLEAN
Enfield	Halifay	Send to Halifax
Envetteville#	Cumberland	RALPH P. BUXTON
Franklin*	Macon	Geo. A. Jones
Gatesville#	Cates	L. L. SMITH
Galdshara	Galles	I F Dortch
Graham#	Wayne	J. F. Dortch E. S. Parker
(Freenchoro"	Guilford	JOHN A BARRINGER
Greenvilles	Guinora	F. G. JAMES
Halifaya	Halifay	R O Burton
Haveeville	Clay	M. R. Kinsey
Henderson®	Vance	T T HICKS
Handersonville	Handerson	T. T. HICKS
Hertford®	Perquinans	P. G. Skinner
Hillshoro#	Orange	C F Parish
Tackson*	Vorthampton	C. E. Parish W. C. Bowman
Lacksonville®	Onelow	T. E. Gilman
		J. W. Todd
Kenansville	Dublin	Allen & Ward
Kinston*	Dubilii	M. A. Gray
Lenoir*	Caldwell	
1 evington®	Davidson	S. E. Williams
Lillington*	Harnett	O. I. Spears
Lincolnton*	Lincoln	Alex. Hoke
Long Creek	Pender	BRUCE WILLIAMS
Louisburg*	Franklin	E. W. Timberlake
Plan	ces marked (*) are	county seats
1 100	and the state of t	county source,

•		
TOWN.	COUNTY.	ATTORNEY.
Lumberton*	Robeson	ATTORNEY French & Norment
Manteo*	Dare	Send to Elizabeth City
Marion*	McDowell	R. S. McCall
Marshall®	Madison	I M Gudger
Mocksville*	Davie	T B Bailey
Monroe*	IInion	T. B. Bailey J. J. Vann S. J. Erwin
Morganton*	Rurke	S I Fruin
Murphy*	Cherokee	I E Mouney
Mashwilla*	Nosh	L. E. Mauney W. L. THORP
Nashville"	· Nasii	LEONIDAS J. MOORE
New Berne	Carrilla	FEILD & ROYSTER
Oxiord*	Granville	LEIPD & KOZELEK
Pittsboro*	Chatham	O. L. Bymun O. L. Bymun O. S. B. Spinell, Jr JOHN W. HINSDALE MEBANE & SCOTT
Plymouth*	Washington	S. B. Spinell, Jr
Raleigh*	Wake	JOHN W. HINSDALE
Reidsvil:e	. Rockingham	MEBANE & SCOTT
Robbinsville*	Graham	Send to Wilmington
Rockingham*	Richmond	J. S. Legrand
Roxboro*	Person	Winsted & Terry
Rutherfordton*	Rutherford	Winsted & Terry M. H. Justice
Salisbury*	Rowan	L. & W. C. Blackmer
Shelby*	Cleveland	GIDNEY & WEBB
Smithfield*	Johnston	POU & MASSEY
Smithville*	Brunswick	Send to Wilmington
Snow Hill*	Greene	G. M. Lindsay
Southport*	Brunswick !	Send to Wilmington
Sparta*	Alleghany	W. C. Fields
Statesville*	Iredell	Wm, B. Turner
Swan Quarter*	Hyde	Send to Wilmington
Sylva	Jackson	E. R. Hampton
Tarboro*	Edgecomb	John L. Bridges
Taylorsville*	Alexander	E. B. Jones P. M. Pearsall
Trenton*	lones	P. M. Pearsall
Trov*	Montgomery	Douglas & Shaw
Wadeshoro*	Anson	I. A. Lockhart
Warrenton*	Warren	J. A. Lockhart W. A. Montgomery
Washington#	Beaufort	JOHN H SMALL
Waynesville*	Havwood	G S FERGUSON
Webster	Lackson	JOHN H. SMALL G. S. FERGUSON Send to Sylva
Wentworth*	Rockingham	Send to Reidsville
Whiteville	Columbus	D I Lewis
Willesboro	Willes	D. J. Lewis J. S. Craner
Williamston*	Wilkes Martin	D. WORTHINGTON
Wilmington*	Now Hanguar	, D. WORTHINGTON
Wilcon®	Wilson	J. I. Macks GEORGE W. BLOUNT
VVIISON*	Dontio	I D Martin
VVIIIUSUF"	Formula	J. B. Martin J. L. PATTERSON
VVIIISTOII*	rorsym	Cooper & Vann
		Cooper & vann
Yadkinville*	Yaqkın	
ranceyvine	Caswell	A. E. Henderson

OHIO.

Akron*	Summit		. Oviatt & Allen
Alliance ' '	Stark		Send to Canton
Ashland*	Ashland		J. S. WERTMAN
Ashtabula	. Ashtabula		R. W. Calvin
Athens*	Athens		L. M. JEWETT
Barnesville	. Belmont		Send to Bellaire
Places	marked (*) are	county seats.	

TOWN,	CONTINUES	
TOWN,	COUNTY.	ATTORNEY.
Batavia",	Clermont .	Swing & Building
Bellaire	Belmont	J. B. SMITH
Bellefontaine*	Logan	WEST & WEST Send to Mansfield
Belleville	Richland	Send to Mansfield
Beverly	. Washington	J. C. PRESTON N. R. Harrington
Bowling Green	Wood	Y P Harrington
Bridgeport	Ralmont	Sound on Dollars
Bruns	Definion	Send to Bellaire Emery & Masters
Dramers "	Carrie of	Emery & Masters
Ducyins", ,	Crawiord	Finley, Eaton & Bennett
Cadiz*	. Hairison .	Estep & Estep
Caldwell* ,	Noble	· · · · · · . Wm. Chambers
Cambridge ^a	. Guernsey	Taylor & Scott
Canal Dover	. Tusearawas	. JOHN A. HOSTETLER
Canal Fulton	Stark	Send to Canton
Canton*	Stark	W. W. & J. J. CLARK
do	do	Taylor & Scott JOHN A. HOSTETLER Send to Canton W. W. & J. J. CLARK MILLER & POMBRENE
Cardington	Morrow	BARTLETT & BARRY
do	do.	THEO C WILLIAM
Carrollsons	Corroll	THEO S. WHITE Robert E. McDonald
Culino k	Caron	Robert E. McDonaid
Cenna*	Mercer	Armstrong & Johnson
Chardon*	Geauga	N. H. Bostwick
i mineothe"	Ross	J. W. Goldsbery
Cincinnati [®]	Hamilton	C. H. BLACKBURN
		J. W. Goldsbery C. H. BLACKBURN N. W. Cor. 6th & Walnut streets
do	do	F. W. BROWNE
do	do	Room 18 Wiggins Blk ORRIS P. COBB S. E. Cor. Main & 9th streets
		S. F. Cor. Main & oth streets
do	do	COX 6- COX
Ruome at & a	Chum of Com P	lda S. W. Con ath to Vincentical
Rooms 21 & 3	2 Cham, of Com B	ldg. S. W. Cor. 4th & Vive streets
Rooms 21 & 3	2 Cham, of Com B	IN. McCARTHY & ENGLISH
Rooms 21 & 3	2 Cham, of Com B	YIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets
do	do . DUST	N. W. Cor. Court & Main streets (See card. Appendix page 216)
do	do . DUST	CIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH
do	do . DUST	CIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. th & Vinctor
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. th & Vinctor
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. th & Vinctor
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. th & Vinctor
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. th & Vinctor
do	do . DUST	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER E. W. GODDARD LOUIS J. GROSSMAN
do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER E. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER E. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg
do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER B. W. GODDARD LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER L. E. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER L. E. W. GODDARD LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS Room 21 Wick Block
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street BOMUND HITCHENS ROOm 21 Wick Block (See Card, Appendix page 222.)
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street BOMUND HITCHENS ROOm 21 Wick Block (See Card, Appendix page 222.)
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.)
. do	do	CIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER L. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS ROOm 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 322.)
. do	do	CIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER L. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS ROOm 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 322.)
. do	do	CIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER L. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS ROOm 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 322.)
. do	do	CIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets L. B. EAGER L. W. GODDARD LOUIS J. GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS ROOm 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 322.)
do	do	PIN. MCCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folson L. B. EAGER LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street BOMUND HITCHENS (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Fremont Send to Fremont
do	do	PIN. MCCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folson L. B. EAGER LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street BOMUND HITCHENS (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Fremont Send to Fremont
do	do	PIN. MCCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folson L. B. EAGER LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street BOMUND HITCHENS (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Fremont Send to Fremont
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER L. B. W. GODDARD LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS Room 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Beverly ARTZ & MOONEY ARTZ & MOONEY
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER B. W. GODDARD LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS Room 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Beverly ARTZ & MOONEY LD T. McNAUGHTON
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernatby & Folsom L. B. EAGER Belle G. E. W. GODDARD LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS Room 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Beverly ARTZ & MOONEY L. L. DeWITT Suprene Court from 1873 to 1885, D. T. McNAUGHTON L. L. RANKIN
. do	do	PIN. McCARTHY & ENGLISH N. W. Cor. Court & Main streets (See card, Appendix page 316.) HENRY H. FINCH Rooms 35 & 36 Wiggins Block JOHNSON & LEVY N. W. Cor. 5th & Vine streets Abernathy & Folsom L. B. EAGER B. GODDARD LOUIS J GROSSMAN 19 Blackstone Bldg ecial attention given to collections LEONARD HERSHEY 236 Superior street EDMUND HITCHENS Room 21 Wick Block (See Card, Appendix page 322.) WEBSTER & ANGELL Merchants Bk Bldg (See Card, Appendix page 317.) JOHN O. WINSHIP Send to Fremont Send to Beverly ARTZ & MOONEY ARTZ & MOONEY L. L. RANKIN LO INOTH Ilph Street

TOWN.	COUNTY.	ATTORNEY,
Coshocton*	Coshocton	ATTORNEY E. W. James Send to Bucyrus ORLANDO WILCOX GUNCKEL & ROWE
Crestline	Crawford	Send to Bucyrus
Crusham Falls	Clawford	OPI ANDO WILL COV
Cuyanoga rans	Summit	OKLANDO WILCOX
Dayton*	Montgomery	GUNCKEL & ROWE
		(See Card, Appendix page 300.)
, do ,	do	CHARLES W. DALE
		(See card, Appendix page 316.)
. do	· · do	. GOTTSCHALL & BROWN
. do	do	CHARLES D. IDDINGS
		(See Card, Appendix page 322.)
. do	do	J. A. WORTMAN
Defiance*	Defiance	PUDOW A I
Delaware®	Delaware	Iones & Lytle
Delphos	Van Wert	Send to Van Wert
Despites	Tuesde vector	m H TOTTED
Dennison	I uscarawas	. Jones & Lytle . Send to Van Wert . T. H. LOLLER . H. R. HILL
East Liverpool	Columbiana	н. к. н
Eaton*	Preble	Foos & Fisher W. L. Fay WHITELEY
Elvria*	Lorain	W. L. Fav
Findlay*	Hancock	. WHITELEY & WHITELEY
Forest	Hardin	Send to Kenton
Forest	Hardin	Send to Kenton Send to Tiffin
rosiona	seneca	
Fremont*	Sandusky	Buckland & Buckland
Galion	Crawford	J. W. Coulter C. H. D. Summers
Gallipolis*	Gallia	C. H. D. Summers
Garrettsville	Portage	Send to Ravenna
Georgetown*	Brown	I. M. Markley
Greenville	Darke	Send to Ravenna J. M. Markley HENRY M. COLE
Ureellyine",	Dutles	Slauback Ham & Hally
riaminton	Duller	Slayback, Harr & Holly JAMES GRAFT Send to Defiance Steele & Hough Send to Akroo Send to Mansfield
Harrison	. Hamilton	JAMES GRAFT
Hicksville	Defiance	Send to Defiance
Hillsboro*	Highland	Steele & Hough
Hudson	Summit	Send to Akron
Independence	Richland	Send to Mansfield A. R. JOHNSON
Ironton#	Lawrence	A R JOHNSON
Indicon*	Lookson	IOHN PORRING
Jackson	Ashtabala	Dinney & White
jenerson*	Ashiabula	JOHN ROBBINS Pinney & White Send to Ravenna
Kent	Portage	
Kenton#	Haidin	G. W. Tyler
Lancaster*	Fairfield	H. C. Drinkle
Lebanon*	Warren	Rungan & Dilatush
Leetonia	Columbiana	Send to New Lisbon
Levington	Richland	Send to Mansfield
Lexington	Allen	C F DDVAN
Lima*	Allen	M I CANDODD
. do	do	M. J. SANFORD
Logan#	Hocking	SAMUEL H. BRIGHT
London*	Madison	B. P. Jones Send to Mansfield
Lucas	Richland	Send to Mansfield
Londonville	Ashland	Send to Ashland
Lowell	Washington	Send to Beverly
Ma Authorit	Vinton	WM & HIDSON
McMinut	Vinton	E M L'appalu
McConnellsville*	Morgan	E. M. Kennedy
mansheld*	Kichland	· · · · · · · · · · · · · · · · · · ·
Mantua Station	Portage	Send to Ravenna
Marietta*	Washington	R. K. Shaw
Marion*	Marion	Send to Mansheld Send to Ashland Send to Beverly WM. S. HUDSON E. M. Kennedy W. L. SEWELL Send to Ravenna R. K. Shaw H. T. VAN FLEET Send to Rallaire
Martin's Ferry	Belmont	Send to Bellaire
Marysville#	Union	EDWARD E COLE
Massillan	, Ollion	
wassiion	Character	OIIO E. IOUNG
Mechanicsburg	Champaign	E.D. MURGAN
Medina [⊕]	Medina	Send to Bellaire EDWARD E. COLE OTTO E. YOUNG E. D. MORGAN F. O. PHILLIPS
P	laces marked (*) are	county seats.

TOWN.	COUNTY.	ATTORNEY Maxwell & Sharp
Millersburg*	Holmes .	Maxwell & Sharp
Mill Grove	Morgan .	Send to Beverly
Mount Gilead*	Morrow	A, K, Dunn
Mount Vernon*	Knov	Geo. W. Morgan
Mount vertion	Morron	Sand to Bayerly
Moscow Allis	Morgan .	Color & Tolor
Napoleon*	Henry .	
Newark*	Licking .	FULTON & FULTON
. do	do	JOHN M. SWARTZ
. do	do	GEORGE P. WEBB
New Lexington*	. Perry .	Butler & Huffman
New Lisbon®	Columbiana	John McVicker
New Distolate in	Torontonana .	A I. NEELV
New Philadelphia	. Tuscatawas .	T TO WILLIAM
do	do	J. P. WILLIN
New Vienna	Clinton .	HENRY B. LINDLEY, Jr.
Niles	Trumbull .	J. N. Cowdery
Norwalk*	Huron .	Maxwell & Sharp Send to Beverly A. K. Dunn Geo. W. Morgan Send to Beverly Tyler & Tyler FULTON & FULTON JOHN M. SWARTZ GEORGE P. WEBB Butler & Huffman John McVicker A. L. NEELY J. F. WILKIN HENRY B. LINDLEY, Jr I. N. Cowdery H. G. TILTON W. B. Bedortha Krause & Eastman A. A. Amidon
Oberlin	Lorain	W. B. Bedortha
Ottours	Putnam	Krause & Eastman
Dei-serillek	i utnam .	A A A midon
Painesville	Lake .	A. A. Amidon . CHARLES W. BAUGHMAN
Paulding*	Paulding .	. CHARLES W. BAUGAMAN
Perrysburg	Wood .	Send to Bowling Green
Piqua	Miami .	G. A. Brooks
Plymouth	Richland .	F. D. GUNSAULLUS
Pomerov®	Meigs	Grosvenor & Voorhees
Port Clinton®	Ottown	CHARLES W. BAUGHMAN Send to Bowling Green G. A. Brooks F. D. GUNSAULLUS Grosvenor & Voorhees J. H. & H. B. Magruder G. O. Newman E. W. MAXSON Send to Beverly W. H. DAKIN
Port Cimton	Ottawa .	G O Nauman
Portsmouth*	Scioto .	
Ravenna*	. Portage	E. W. MAASON
Reinersville	Morgan .	Send to Beverly
Sabina	Clinton .	W. H. DAKIN
Saint Clairsville#	Belmont .	Send to Bellaire
Saint Marys	Auglaize	Send to Beverly W. H. DAKIN Send to Bellaire Send to Wapakoneta Ambler & Son H. L. Peeke Send to Plymouth S. L. Wycoff J. K. Mower Lutes & Lutes HENRY S. BUNKER (See card, Appendix page 326.)
Salam	Columbiano	Ambler & Son
Cartaga S	. Contamorana .	H I Peele
Sandusky	Erie .	Can Jan Dlamanth
Shelby	Richland .	Send to Plymouth
Sidney*	Shelby .	S. L. Wyсоп
Springfield*	Clarke .	J. K. Mower
Tiffin*	Seneca.	Lutes & Lutes
Toledo*	Lucas .	HENRY S. BUNKER
10.0.0		(See card Appendix page 326.)
T2	Minni	W B McKINNEY
110y	T	Named to Nam Dhilada
Uhrichsville	. I uscarawas .	Send to New Finlada
Upper Sandusky*	. Wyandotte .	W. F. Poole
Urbana*	Champaign .	RING & TAYLOR
Van Wert*	. Van Wert.	G. M. SALTZGABER
Wapakoneta*	Auglaize .	Geo. R. Davis
Warren®	Trumbull	Robert T. Izant
Washington C H #	Fovette	I I. ZIMMERMAN
Washington C. 11,"	Washington	Sand to Beverly
wateriord	wasnington.	Selid to Beverly
Watertown	. Washington .	Send to Beveriy
Wauseon [™]	Fulton .	HAM BROTHERS
Waverly*	Pike .	D. G. Cole
Wellington	Lorain .	J. H. DICKSON
Wellsville	. Columbiana	J. W. Clark
West Union*	Adams	F D Bayless
Wilmington®	Clinton	Walter & Doan
winnington	Cimion .	CHOPCH C THANTINGS
woodsneid**	Monroe .	GEORGE G. JENNINGS
Wooster*	Wayne .	A. D. METZ
Xenia*	Greene .	T. L. Magruder
Youngstown*	. Mahoning .	GEORGE C. HATCH
Zanesville*	. Muskingum .	Lutes & Lutes HENRY S. BUNKER (See card, Appendix page 326.) W. B. McKINNEY Send to New Philada W. F. Poole RING & TAYLOR G. M. SALTZGABER Geo. R. Davis Rôbert T. Izant J. L. ZIMMERMAN Send to Beverly Send to Beverly Send to Beverly HAM BROTHERS D. G. Cole J. H. DICKSON J. W. Clark F. D. Bayless Walker & Doan GEORGE G. JENNINGS A. D. METZ T. L. Magruder GEORGE C. HATCH FRED S. GATES TIRE County seats.
Plac	es marked (*) a	re county seats.
1 140		,

OREGON.

TOWN, COUNTY. ATTORNEY. Albany* Linn Wolverton & Ir	
Albany* Linn Wolverton & Ir	vine
Alkali* Gilliam Send to Port	land
Astoria* Clatsop J. Q. A. Box	
Baker City* Baker	lvde
Canyon City* Grant C. A. Sv	veek
Corvallis* Benton S. T. Jeff	revs
Dallas* Polk J. J. 1	Dalv
Ellensburg* Curry J. Hur	itlev
Empire City*	zard
Eugene City* Lane J. E. Fe	nton
Grant's Pass Josephine D. Bro	WAT
Heppner* Morrow Frank Kel	logg
Hillsboro* Washington	ogg
Jacksonville* Jackson B. F. Do	
Joseph* Wallowa Ivanhoe & Si	mith
Joseph View Loke View Coronall &	2000
Lake View* Lake Cogswell & l Linkville* Klamath S. B. Cran	2055
Miles I G DOUTN	Ston
Milton	LEIK
Oregon City* Clackamas	ross
Pendleton*	iton
Portland* Multnomah WILLIAM M. GREGO	
Portland Savings Bk. B	
(See card, Appendix page 3	18.)
. do do	CK
Cor. 1st & Stark str	
Prineville* Crook G. W. Ba	rnes
Roseburg* Douglas J. C. Fulle	rton
Saint Helen* Columbia Moore & 6	Cole
Salem* Marion S. R. Ham	mer
The Dalles* Wasco E.B. D	ufur
Tillamook* Tillamook	ayer
Union*J. W. She	lton

PENNSYLVANIA.

Alburtis Lehigh Send to Allentown
Allegheny Allegheny Send to Pittsburgh
Allentown*Lehigh FRANK M. TREXLER
Altoona Blair J. S. LEISENRING
. do NEFF & HICKS
Annville Lebanon Send to Lebannon
Ashland Schuylkill W. A. MARR
Ashley Luzerne Send to Wilkes-Barre
Athens Bradford Send to Towarda
Bangor Northampton Send to Easton
Barnhart's Mills Butler Send to Butler
Bath Northampton Send to Easton
Beaver* Beaver A. S. & W. S. MOORE
Beaver Falls Beaver G. L EBERHART
Bedford* Bedford E. M. Pennell
Places marked (*) are county seats.

(B. 1874)	COUNTRY	A WAR O PATRIC
TOWN.	COUNTY.	ATTORNEY. BEAVER, GEPHART & DALE Send to Bloomsburg J. B. KEMERER W. R. BOYER
Belleionte:	Centre .	BEAVER, GEPHART & DALK
Berwick	Columbia .	Send to Bloomsburg
Bethlehem	Northampton .	J. B. KEMERER
Blairsville	Indiana .	W. R. BOYER
Bloomsburg"	Columbia .	NEVIN U. FUNK Send to Pittsburgh GEORGE A. BERRY Send to Doylestown STEWART H. WHITEHILL
Braddock	. Allegheny .	Send to Pittsburgh
Bradford	McKean .	GEORGE A. BERRY
Bristol	Bucks .	Send to Doylestown
Brookville®	Jefferson .	. STEWART H. WHITEHILL
Brownsville	Faverte .	Send to Uniontown A. T. Black M. E. LILLEY
Butler*	Butler .	A. T. Black
Canton	Bradford	M. E. LILLEY
Carbondale	Lackawanna	Send to Scranton
Carlisle*	Cumberland	F H HOFFER
Catacanana	Lehigh	Send to Allentown
Catawises	Columbia	Send to Bloomsburg BONBRAKE & ZACHARIAS ORLANDO HARVEY
Chamberchurge	Franklin	BONBRAKE & ZACHARIAS
Chester	Daloware	OPLANDO HARVEY
Clarion®	Clarian	FRANK R. HINDMAN
Clarion	Clarion .	FRANK K. HINDMAN
. do		W. A. HINDMAN ROLAND D. SWOOPE
Clearneid*	Ciearneid .	ROLAND D. SWOOPE
	CN	(See Card, Appendix page 331.) Send to West Chester
Coatesville	Chester .	Send to West Chester
Columbia	Lancaster .	WM. B. GIVEN
Connellsville	Fayette .	Send to Uniontown
Corry	Erie .	Send to Erie
Curwensville	Clearfield .	Send to Uniontown Send to Eric ROLAND D. SWOOPE
Coudersport*	Potter .	LARRABEE & LEWIS
Danville*	Montour .	WM. KASE WEST
Downingtown	Chester .	D. MORGAN COX
Doylestown*	Bucks .	Henry Lear
DuBois	Clearfield .	Send to Clearfield
Dushore	Sullivan .	B. S. Collins
Easton*	Northampton .	B. S. Collins RUSSELL C. STEWART
	-	or South ad street
Ebensburg*	Cambria .	GEORGE M. READE
Elkland	Tioga .	Send to Wellsboro
Emporium*	Cameron .	GEORGE M. READE Send to Wellsboro MICHAEL BRENNAN
Erie*	Erie	ALLEN & ROSENZWEIG
B		(See Card, Appendix page 215)
do	do	(See Card, Appendix page 345.) . DAVENPORT & GRIFFITH
do	do	CHARLES HEYDRICK
do	do	CLARK OLDS
do	do	JOHN P VINCENT
Franklin	Venango	JOHN P. VINCENT EDWIN H. LAMBERTON
Fredonia	Venango .	Send to Mercer
Gottushura*	Adome	D Maconalicay
Greencestle	Franklin	D. McCONAUGHY Send to Chambersburg
Greencastie	Frankini . Westmoreland	OF IMPER SAMPED
Croopville	Margar	OLIVER R. SNYDER WILLIAM MAXWELL
Crews City	Mercer .	Send to Mercer
Hamburn	Mercer .	Send to Mercer
namourg	Berks .	Send to Reading
nanover	D	Send to York
narrisburg**	. Dauphin .	EUGENE SNYDER
nazieton	Luzerne .	C. W. KLINE
Hellertown	. Northampton .	Send to South Bethlehem
nomdaysburg**	Blair .	M. A. YOUNG
nonesdale*	Wayne.	ALONZO T. SEARLE
Houtzdale	Clearneld .	Send to Mercer Send to Reading Send to York EUGENE SNYDER C. W. KLINE Send to South Bethlehem M. A. YOUNG ALONZO T. SEARLE Send to Clearfield Send to Clearfield
Pla	es marked (*)	are county seats.

TOWN. COUNTY,	ATTORNEY.
Huntingdon* Huntingdon Indiana* Indiana	CHODGED ODIADY
Huntingdon* Huntingdon	GEORGE B. OKLADY
Indiana* Indiana	THOMAS SUTTON
do , do	H K SLOAN
de de	TATATION & THE FORD
. uo	WAISON & TELFORD
Indiana	Send to Norristown
Iersey Shore Lycoming	Send to Williamsport
Ichnotown Combrid	Sand to Ebanchurg
johnstown Cambra	Send to Ebensburg
Kittanning* Armstrong	J. H. PAINTER
. do do	FINDLEY P. WOLFF
Langueter Langueter	OWEN P BRICKER
Lancaster	OWEN I. DIMOREIX
	(See Card, Appendix page 316.)
. do do	G. ROSS ESHLEMAN
	48 N. Duke street
,	40 N. Duke Bileet
.do do	J. B. KAUFMAN
Lansford Carbon	Send to Mauch Chunk
Laporte® Sullivan	E. M. Dunham
Laporte	Condition Constitution
Latrobe westmoreland	Send to Greensburg
Lebanon* Lebanon	J. P. S. GOBIN
Leechburg Armstrong	Send to Kittanning
Laborate Contract Con	Cand to Manak Chamb
Lenignton Carbon	Send to Mauch Chunk
Lewisburg Union	J. MERRILL LINN
Lewistown* Mifflin	H.J. WALTERS
Leels Heyen® Clinton	TESSE MEDDILI
Lock Haven Chinon	
. do do	W. F. SCHROEDER
McConneilsburg* Fulton	J. NELSON SIPES
MaV cornert Machany	Sand to Dittsburgh
McKeesport Aneghenv	Send to Intisbuigh
Mahanoy City Schuylkill	W.P. RAMSAY
Manheim Lancaster	Send to Lancaster
do do do Lansford Carbon Laporte* Sullivan Latrobe Westmoreland Lebanon* Lebanon Lechburg Armstrong Lehighton Carbon Lewisburg* Union Lewisburg* Union Lewistown* Mifflun Lock Haven* Clinton do do do McConneilsburg* Fulton McKeesport Alleghenv Schuylkill Manheim Lancaster Marietta Lancaster Mauch Chunk* Carbon Meadville* Crawford	Send to Columbia
Manietta Lineaster	Send to Columbia
Mauch Chunk* Carbo	FREYMAN & HEYDT
Meadville* Crawford	C. M. BOUSH
	(See Card Appendix page 200)
1	AT EDED C CITEDON
. do do do do	ALFRED G. CHURCH
. do do	PEARSON CHURCH
1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1- 1	II I DICHIMOND
do do Mechanicsburg Cumberland	H. L. KICHMOND
Mechanicsburg Cumberland	J. L. SHELLEY
Media* Delaware	HOWARD & SMEDLEY
	(See Cond Appendix negre at 0)
	CARTITUTE CONTENTION OF STATE
Mercer* Mercer	SAMUEL GRIFFITH & SON
Middleburg* Snyder	T. J. Smith
Middletown Dauphin	Send to Harrishurg
Middletown	A CHIZING ON 0- DENINGER
Millintown* Juniata	ATKINSON & PENNELL
Milford* Pike	J. H. Van Etten
Milton Northumberland	S. T. SWARTZ
Min amounts	Sand to Dotteville
Minersville Schuylkiii	
Monongahela City Washington	Send to Washington
Montrose* Susquehanna	FREEMAN I. LOTT
Mount Cormal Northumberland	Sand to Shamokin
Mount Carmer Northumberland	Selid to Shamokin
Mount Joy Lancaster	Send to Lancaster
Muncy Lycoming L	Send to Williamsport
Manticoles Lugarna	TOHN M GARMAN
Namicoke Luzerne	OHIN M. GAIRMAN
Nazareth Northampton	Send to Easton
New Bloomfield* Perry	W. N. SEIBERT
New Brighton Beautre	G I. ERERHART
N. O. d	T NODREAN READMINE
New Castle* Lawrence	J. NOKMAN MARTIN
Newport Perry	Send to New Bloomfield
Newton Bucks	George Jenks
Manualla Cambaniani	Sand to Carliala
Newville Cumberland	Send to Carlisle
Norristown* Montgomery	J. P. HALE JENKINS
do do	J. A. STRASSBURGER
Dlagg mani (#)	a county cante
Mercer® Mercer Middleburg® Snyder Middletown Dauphin Mifflintown® Juniata Milford® Pike Milton Northumberland Minersville Schuylkill Monongahela City Washington Montrose® Susquehanna Mount Carmel Northumberland Mount Joy Lancaster Muncy Lycoming Nanticoke Luzerne Nazareth Northampton New Bloomfield® Perry New Brighton Beaver New Castle® Lawrence New Castle® Lawrence Newport Perry Newton Bucks Newville Cumberland Norristown® Montgomery odo do . Places marked (*) are	e county seats.

•	
TOWN, COUNTY.	ATTORNEY.
Northumberland Northumberland	Send to Sunbury
TOWN. COUNTY. Northumberland . Northumberland . Oil City . Venango Oxford Chester Parker's Landing . Armstrong Pen Argyle . Northampton Philadelphia* . Philadelphia	J. L. DORWORTH
On City Vehango .	TUTODODE V STUDDS
Oxford Chester .	THEODORE A. STUBBS
Parker's Landing Armstrong.	Send to Kittanning
Pen Argyle Northampton .	Send to Easton
Philadelphia* Philadelphia .	J. A. BOYER
	19 South 3d street
	(See Card Appendix page 221)
. do do	TAMER H WATER
. do	JAMES E. WOLFE
	33 South 3d street
	(See Card, Appendix page 322.)
Phillipsburg Centre .	Send to Bellefonte
Phoenixville Chester	H. H. Gilkyson
Phillipsburg . Centre Phoenixville . Chester Pittsburgh* . Allegheny	EDWARD I SMAIL
Thisburgh Anegheny .	58 Bakewell Law Bldg.
	58 Bakewell Law Bldg. (See card, Appendix page 327.)
	(See card, Appendix page 327.)
Pittston Luzerne . do do	JOHN F. EVERHART
.do do	F. C. MOSIER
	(See card, Appendix page 310.)
Plymouth Luzerne	Send to Wilkes-Barre
Portland Northampton	Send to Factor
Pottanu Northampton .	Schu to Easton
Pottstown Montgomery	Send to Norristown
Pottsville* Schuylkill .	S. B. EDWARDS
. do do	NICHOLAS HEBLICH
. do do	A. W. SCHALCK
do	W F SHEPHERD
Punicutarina Toffarcan	Send to Brookville
Plymouth Luzerne Portland Northampton Pottstown Montgomery Pottsville* Schuylkill do do do do do Quakertown Jefferson Quakertown Bucks Reading* Berks	Sand to Daylostown
Quakertown	Send to Doylestown
Reading* Berks .	A. H. ROTHERMEL
do do Renovo Clinton Reynoldsville Jefferson Ridgway* Elk Rochester Beaver Saint Clair Schuylkill Saint Mary's Elk Saltsburg Indiana Sandy Lake Mercer Schuylkill Haven Schuylkill Scranton* Lackawanna	539 Court street
. do do	A. K. STAUFFER
Renovo Clinton	JAMES H. FERGUSON
Paynoldeville Lefferson	Send to Brookville
Did museum Elle	CHADIES D DADIEV
Ridgway*	Cond to Now Deighton
Rochester Beaver .	Send to New Brighton
Saint Clair Schuylkill .	Send to Pottsville
Saint Mary's Elk .	HARRY ALVAN HALL
Saltsburg Indiana .	THOMAS SUTTON
Sandy Lake Mercer	Send to Mercer
Schurlkill Haven Schurlkill	Send to Pottsville
Schuyikiii Haven Schuyikiii .	D H DAMMEDON
Scranton Lackawanna.	R. H. FAITERSON
	8 Library Bldg
.dodo	WILLARD & WARREN
Selin's Grove Snyder . Shamokin . Northumberland . Sharon . Mercer . Shenandoah	(See Card, Appendix page 308.)
Selin's Grove Snyder .	Send to Middleburg
Shamokin Northumberland	GEORGE W RYON
Sharon Margar	Send to Greenville
Sharon , , , ,	
Shenandoan Schuyikili .	T. R. BEDDALL
Shippensburg Cumberland .	Send to Carlisle
Shrewsbury York .	Send to York
Slatington Lehigh .	Send to Allentown
Smethport* McKean .	Send to Bradford
Somerset* Somerset	H F SCHELL
South Bathlaham Northampton	TOHN KLINE
Steelton Dauphin .	WICKERSHAM & DURR
Stoneboro Mercer .	Send to Mercer
Stroudsburg* Monroe .	CHARLES B. STAPLES
Summit Hill	Send to Mauch Chunk
Sunhury* Northumberland	T H McDEVITOR
January Normanibenand .	THEOREGIES
. uv	J. H. NOUNEFELLER
Shippensburg Cumberland Shrewsbury York Slatington Lehigh Smethport* McKean Somerset* Somerset South Bethlehem Northampton Steelton Dauphin Stoneboro Mercer Stroudsburg* Monroe Summit Hill Carbon Sunbury* Northumberland do do do , do Places marked (*) 2	S. P. WOLVERTON
Places marked (*) a	are county seats,

TOWN.	COUNTY.	ATTORNEY EUGENE O'NEILL
Susquehanna Sus	squehanna	EUGENE O'NEILL
Tamaqua	Schuylkill	C. F. SHINDEL
Tidioute	. Warren	Send to Warren
Tionesta*	. Forrest	AGNEW & CLARK
Titusville	. Crawford	AGNEW & CLARK GEORGE A. CHASE
Towanda*	Bradford	CHARLES M. HALL
Troy	. Bradford	Send to Towanda
Tunkhannock*	Wvoming	JAMES W. PIATT
Tyrone	Blair	W. L. HICKS
Uniontown*	. Fayette	S. E. EWING
Verona	Allegheny	Send to Pittsburgh
Warran*	Warren	(JOHNSON, LINDSEY &
warren	. warren	JOHNSON, LINDSEY & PARMLEE
Watsontown North	umberland	Send to Milton
Waynesboro	. Franklin	W.T.OMWAKE
Waynesburg*	. Greene	R. H. PHELAN
Weatherly	. Carbon	Send to Mauch Chunk
Wellshoro#	Tioga	ELLIOTT & WATROUS
Weisport	. Carbon	Send to Mauch Chunk
West Middlesex	. Mercer	Send to Mercer
West Chester*	. Chester	Send to Mauch Chunk Send to Mercer GEORGE B. JOHNSON
do	do	MONAGHAN, HAUSE & FAIRLAMB
do	do	FAIRI.AMB
		(See Card, Appendix page 308.)
White Haven	. Luzerne	G. L. HALSEY
Wilkes-Barre*	. Luzerne	G. L. HALSEY LIDDON FLICK
do <i></i>	cb	MICHAEL CANNON
do	do	G. L. HALSEY
do	do	· · · T. R. HILLARD
do	do	FRANK W. LARNED
do	do	G. L. HALSEY T. R. HILLARD FRANK W. LARNED EMMETT D. NICHOLS
do	do	W. P. RYMAN
Williamsport*	Lycoming	W. P. RYMAN CANDOR & MUNSON
do	do	JAMES B. CORYELL
do	do	JAMES B. CORYELL T. M. B. HICKS
do	do	JAMES B. KRAUSE
Wrightsville	York	Send to Columbia
York*	York	A. N. GREEN
.do.,	do	PERRY J. M. HEINDEL

RHODE ISLAND.

Bristol* Bristol Samuel Norris, Jr
East Greenwich* Kent C. J. Armes
Kingston* Washington E. C. Clarke
Newport* Newport P. J. Galvin
Pawtucket Providence Send to Providence
Providence* Providence BALLOU & JACKSON
. do do HARRISON A. McKENNEY
Board of Trade Bldg
Westerly Washington Chas. Perrin
Woonsocket Providence Send to Providence
Places marked (*) are county seats

SOUTH CAROLINA.

TENNESSEE.

Alamo*		. Crocket	t.						W. H. Biggs
Altamont*		Grund	ν.						I. V WOODIER
Asmand City*		Cheathan	١.						I I I onne
Benton*		. McMint	ì.	٠	٠.			٠	Gaston & Robeson Wimberly & Son
Blountville*	· · ·	. Sullivar	` .	•	• •	•		•	· Wimberly & Son
Donvar		Hardemai	1.						I Mormona
	Places	marked (*)	are	cou	inti	se	ats	

		•
TOWN.	COUNTY.	ATTORNEY.
Bristol	Sullivan	C. R. Vance
Brownsville*	Haywood	J. W. E. Moore
Byrdstown*	Pickett	J. T. Chowning
Camden*	Benton	J. E. Jones
Carthage*	Smith	M. M. Hale
Celina*	Clay	John McMillan
Centreville*	Hickman	W. P. Clarke
Charlotte*	Dickson	Iacob Leech
Chattanooga*	Hamilton	NASH H. BURT
		ATTORNEY
do	do C	(See Card, Appendix page 322.) OOKE, SWANEY & COOKE Hause & Merritt P. B. Mayfield C. J. Sawyer JAMES A. SNEISER A. W. Boyd Sanford & Young Thos. Snodgrass W. F. Park R. W. Smith J. M. Porterfield T. C. ANKENY J. W. Rice GEORGE W. WINSTEAD C. H. Carpenter McCORKLE & TIPTON H. M. Folsom J. S. Lee W. C. Emmert Holman & Carter
Clarksville*	Montgomery	Hause & Merritt
Cleveland*	Bradley	P B Mayfield
Clinton*	Anderson	C I Sawyer
Columbia*	Manry	TAMES A SNEISER
Cookville*	Dutnam	A W Boyd
Covington	Tipton	Sanford & Voung
Crosswillo*	Cumbonland	The Specimen
Dandrideo*	. Cumberiand	Inos, Shougrass
Dandridge"	Jenerson	W. F. Park
Decatur*	Meigs	
L'ecaturville*	Decatur	J. M. Porterneld
Dickson	Dickson	T. C. ANKENY
Dover	Stewart	J. W. Rice
Dresden*	Weakley	. GEORGE W. WINSTEAD
Dunlap*	. Sequatchie	C. H. Carpenter
Dyersburg*	Dyer	McCORKLE & TIPTON
Elizabethton*	Carter	H. M. Folsom
Erin*	Houston	J. S. Lee
Erwin*	Unicoi	W. C. Emmert
Fayetteville*	Lincoln	Holman & Carter
Franklin*	. Williamson	
Gainesboro*	Jackson	M. B. Young
Ġallatin*	. · Sumner	HEAD BROTHERS
Greeneville*	Greene	Acker & Wilson
Hartsville*	Trousdale .	John S. McMurray
Helenwood	Scott	B. L. RISEDEN
Henderson*	Chester	M. F. Ozier
Humbolt	Gibson	Send to
Huntingdon*	Carroli .	E.O. GEORGE
do	do.	Send to E. O. GEORGE . HORACE N. HAWKINS
Huntsville*	Scott	Send to Helenwood E. H. POWERS JOHN L. H. TOMLIN
Iackshoro*	Campbell	E H POWERS
Jackson*	Madison	JOHN I H TOMLIN
Jamestown*	Fentress	I T Scott
Jamestown	Marion	W D Spears
Ionesboro*	Washington	Saml I Kirknatrick
Kingston*	Pospe	W H DIETZ
Vnovville*	Koane	L. T. Scott L. L. T. Scott L. T. Scott L. L. T. Scott L. L
do	do.	A. S. PROSSER
do		T T T T T T OSCER
To Foundation		M. M. Alexander
La rayette"	Macon	
Lawrenceburg*	. Lawrence	
Lebanon*	Wilson	Samuel Golliday
Lewisburg*	Marshall	C. I. Swanson
Lexington*	. Henderson	J. C. McCall
Linden**	Perry	T. W. Sims
Livingston*	Overton	J. A. Barnes
rondou	Loudon	Chambers & McQueen
Lynchburg*	Moore	W. D. L. Record
McKenzie	Carroll	. A. S. PROSSER . H. H. TAYLOB . M. N. Alexander . W. A. Stewart . Samuel Golliday . C. T. Swanson . J. C. McCall . T. W. Sims . J. A. Barnes . Chambers & McQueen . W. D. L. Record . Send to Huntingdon county seats,
Place	es marked (*) are	county seats.

TOWN.	COUNTY.	A TOTAL DATES.
McMinnville	Warren	ATTORNEY Thos, C. Lind
Madisonville®	Warren	Robt. Pritchard
Manchester*	Monroe	
Marwillo#	Diagram	G. W. Cross
Marrandeille	Bount	W. A. McAteer
Manualian	Union	J. P. Rogers
Memphis*	Shelby	WAT STRONG
Milan	Gibson	Send to Trenton
Morristown*	. Hamblen	McFarland & Dickinson
Mountain Lity	lohncon	D D DITME DO
Murfreesboro*	Rutherford	Palmer & Palmer LEMUEL R. CAMPBELL
Nashville*	Davidson	. LEMUEL R. CAMPBELL
		Cole Bldg
Newburg*	· . Lewis	E A DI
Newport*	Cocke	N B Iones
Ooltewah*	James	Shennard & Daylon
Paris*	Henry	
Pikeville*	Bledsoe	F. H. Mercer
Purdv®	MoNaim	Z. W. EWING
Pinley#	I and and all	D. A. McDougal
Pogovoville	. Lauderdale	Z. W. EWING D. A. McDougal Thos. Steel
Kutleage*	Grainger	· · · · · · · · · · · A. S. Tate
Sevierville*	Sevierville	I D D1
omithville*	. DeKalb	P. C. Normial.
Sheedville*	. Hancock	T N T
Sparta*	White	John S. Cope Send to Nashville
Spencer*	. Van Buren	Send to Nachville
Spring City	Rhea	HENDV TO TIADM
Taylorsville*	Lohnson	Sand to Manual City
Tazewell*	Claiborna	
Tiptonville*	Claiborne	E. A. Hurst
Trenton*	Lake	M. A. Lowe
Trenton*	Gibson	NEIL & DEASON
Tullahama	Obion	Smith & Son
Tulianoma	Coffee	Send to Manchester
Omon City	(Inton	· Foli. M. M.
Wartburg*	Morgan	Send to Helenwood Send to Spring City
Washington*	Rhea	· · · · Send to Spring City
Waverly*	. Humphreys	Send to Spring City R. T. Shannon R. A. Haggard Brannan & Banks
Waynesboro*	Wayne	R. A. Haggard
Winchester*	. Franklin	Brannan & Banke
Woodbury*	Cannon	Jones & Houston
,		· · · · · · Jones & Houston

TEXAS.

Abblene*
Albany" Shackelford A A Clark
Alvarado Johnson A. King
Anderson* Grimes T. C. Buffington
Archer* Archer F. E. Dycus
Athens*
Austin*
do
Baird
Bandera* Bandera* Dandari W. H. Chett
Bandera* Bandera H. C. Duffy
Places marked (*) are county seats.

TOWN.	COUNTY.	ATTORNEY.
Bastron*	Bastron	HIGHSMITH & HIGHSMITH
Batesville#	Zavalla	T C Polor
Pagement*	Zavana .	O'Deign 6 Tel
Deauthout.	Jenerson .	O Brien & John
Beeville*	Вее	Send to Temple
Belle Plain*	Callahan	Send to Baird
Bellville*	Austin	W. O. Glenn
Belton*	Bell	JOHN C. DUPREE
. do	do	D. L. RUSSELL
Banjamin*	Knov	I M Morgan
Big Spring*	Howard	G W Walthall
Blanco	Plance	
Boarne®	V 3-11	, . , , . , w. w. Martin
Doeline"	Kendan	Diggs
Bonnam*	Fannın	BALDWIN & DUNCAN
. do	do	H. G. EVANS
Bowie	Montague	L. A. McDONALD
		(See card, Appendix page 326.)
Brackettville*	Kinnev	S. Stewart
Brady*	. McCulloch	F. M. NEWMAN
Brazoria*	Brazoria	E. I. Wilson
Breckenridge*	Stephens	D. P. Greenwood
Brenham#	Washington	I T Concerns
Dreumanilla#	washington	J. I. Swearinger
Diownsvine	Cameron	J. B. Wells, Jr
Brownwood*	Brown	ATTORNEY. HIGHSMITH & HIGHSMITH T. G. Baker O'Brien & John Send to Temple Send to Baird W. O. Glenn JOHN C. DUPREE D. L. RUSSELL J. M. Morgan G. W. Walthall W. W. Martin E. Diggs BALDWIN & DUNCAN H. G. EVANS L. A. McDONALD (See card, Appendix page 326.) S. Stewart F. M. NEWMAN E. J. Wilson D. B. Greenwood J. T. Swearinger J. B. Wells, Jr Chas. Rogan Ford & Doremus E. A. CHEATHAM J. A. Graham W. K. Homan
Bryan*	Brazos	Ford & Doremus
Burkeville	Newton	E. A. CHEATHAM
Burnet*	Burnet	J. A. Graham
Caldwell*	Burleson	
Calvert*	Roberston	J. A. Graham W. K. Homan J. B. Boyd
Cameron*	Milan	T S HENDERSON
Canton*	Van Zandt	W. K. Homan J. B. Boyd J. B. Boyd T. S. HENDERSON Burge & Yantis Hazelrigg & Vanderwood J. T. Longino CHARLES C. HINES Powell & DeMontell J. A. Lucky W. M. JOHNSTON C. A. WORLEY Crane & Ramsey CHAPMAN & ROBINSON T. J. WHITE R. H. Looney O. H. Krebs W. O. Hamilton L. L. Wood S. Welsh McCLELLAN & HILL F. B. Earnest NUNN & NUNN STOCKDALE & PROCTOR Moore & Hart JAMES C. PATTON 703 Main street A Edwards A Edwards
Carriso	Zanata	Haralrigg & Vandarwand
Carries Carrie and	Zapato	Hazeirigg & vanderwood
Carrizo Springs	Dimmit	J. I. Longino
Cartnage*	Panola	CHARLES C. HINES
Castroville*	Medina	Powell & DeMontell
Centre*	Shelby	J. A. Lucky
Centreville*	Leon	W. M. JOHNSTON
Clarksville*	. Red River	C. A. WORLEY
Cleburne*	Johnson	Crane & Ramsev
Cold Springs*	San Jacinto	CHAPMAN & ROBINSON
Coleman*	Coleman .	T.I WHITE
Colorado*	Mitchell	P H Loopey
Columbus	Colorado	O H V maha
Community	Colorado .	O. H. Krebs
Comanche*	. Comanche	W. O. Hamilton
Cooper*	Delta	L. L. Wood
Corpus Christi*	Nueces	S. Welsh
Corsicana*	Navarro	McCLELLAN & HILL
Cotulla*	La Salle	F. B. Earnest
Crockett*	Houston	NUNN & NUNN
Cuero*	De Witt	STOCKDALE & PROCTOR
Daingerfield*	Morris	Moore & Hart
Dallas*	Dallas	TAMES C PATTON
Danies	· · · Danas · ·	703 Main street
Doogtur*	337:	703 Wall Street
Dol Dio*	· · · · · · · · · · · · · · · · · · ·	
Del Kio*	Valverde	H. C. Carter
Denison City	Grayson	703 Main street
do	<u>.</u> do	HAUSE & MILLER
Denton*	Denton	ALVIN C. OWSLEY
Eagle Pass*	Maverick	D. W. Nicholson
Eastland*	Eastland	R. B. Truly
Ednaville*	Jackson	G. A. Staples
Place	es marked (*) ar	e county seats.
	() 4	, -

TOWN.	COUNTY. El Paso MERCHANT, TEEL & WILCOX Rains . W. M. Brooke Freestone . GARDNER & GARDNER Wilson . B. F. Ballard Pecos . Send to El Paso Tarrant . B. P. AYRES (See Card Appendix page 266)
El Paso*	El Paso MERCHANT, TEEL & WILCOX
Emory*	Rains W. M. Brooke
Fairfield*	. Freestone GARDNER & GARDNER
Floresville®	Wilson B. F. Ballard
Fort Stockton*	Pecos Send to El Paso
Fort Worth*	Tarrant B. P. AYRES
Toll Worth	(See Card, Appendix page 326.)
1.	do OLIVED S KENNEDY
	(See Card, Appendix page 325.) Robertson
Franklin*	. Robertson
Fredericksburg*	. Gillespie J. I. Estell
Galveston*	Galveston FINLAY & FINLAY
do	do WM. B. LOCKHART
do	do MANN & BAKER
Gainesville*	Cooke Potter & Potter
Gatesville*	Coryell DUFFIE & DUFFIE
Georgetown*	Williamson W. M. Kev
Giddings*	Lee E. R. Sinks
Gilmer	Upshur I.S. Barnwell
Glen Pose#	Somerville I 8 Farley
Cold husite*	Mills Sand to Lampasas
Calinda	Colled C Burns
Gonad	Canalas W. M. Atlances
Gonzales*	Gonzales
Graham*	Young
Granbury*	Williamson W. M. Key Lee E. R. Sinks Upshur J. S. Barnwell Somerville J. B. Earley Mills Send to Lampasas Goliad J. C. Burns Gonzales W. M. Atkınson Young R. F. Arnold Hood Cooper & Estes Hunt E. W. Tethune Limestone Send to Mexia
Greenville*	Hunt E. W. Teinune
Groesbeck*	. Limestone Send to Mexia
Groveton*	. Trinity H. L. Robb
Hallettsville*	Lavaca Green & Green
Hamilton*	. Hamilton J. A. EIDSON
Hardin*	Limestone Send to Mexia Trinity H. L. Robb Lavaca Green & Green Hamilton J. A. EIDSON Hardin Send to Beaumont
Haskell*	Haskell
Helena*	Karnes F. R. Graves
Hemphill*	Sabine W. W. Weatherred
Hempstead*	Sabine W. W. Weatherred Waller T. S. Reese Rusk J. H. Turner Clay J. C. CHESNUTT Hidalgo W. P. Dougherty Hill THOMAS H. DIXON Angelina E. J. Montooth Harris HENRY F. FISHER Walker McKinney & Leigh Calboun W. H. Woodward Lack Stark & Stark
Henderson*	Rusk [. H. Turner
Henrietta*	Clav J. C. CHESNUTT
Hidalgo*	Hidalgo W. P. Dougherty
Hillshoro*	Hill THOMAS H. DIXON
Homer*	Angelina E. I. Montooth
Houston*	Harris HENRY F FISHER
Huntsville®	Walker McKinney & Leigh
Indianola#	Calhoun W H Woodward
Indianola	Look Stark & Stark
Jacksboro	Jack
Jasper	(ADMISTEAD LOCKETT &
Jefferson*	Jasper
I Cia	Kinds W. A. Williamson
Junction City"	Kimble
Kauiman*	. Kauiman
Kerrville*	Kerr W. G. Garrett
La Grange*	. Fayette
Lampasas*	. Lampasas MATTHEWS & WOOD
Laredo*	Webb ATLEE & EARNEST
Leaky*	Edward J. E. Thayer
Liberty*	. Liberty C. F. Stevens
Linden*	Liberty C. F. Stevens Cass O'Neal & Son
Livingston*	Polk Hill & Corry
Llano*	Llano Flack & Moore
Lockhart*	. Caldwell Story & Story
Longview*	Gregg R. C. De GRAFFENRIED
Places	

TOWN.	COUNTY.	ATTORNEY. John Church J. F. Randolph Send to Quanah M. F. Brown E. Allen Wm. Shelton C. F. ADAMS L. AUBREY JOHN B. CARTER MCGINNIS & BRIDGES W. C. Braman F. Williams N. R. MORGAN C. S. HARDY JC. Kerr W. M. GILES W. H. Grigsby Send to Bowie B. H. Powell GEORGE F. CONLY H. Glass W. S. Patton Guinn & Miller Send to Burkeville J. C. Cade A. L. Bullitt G. H. Garland L. S. Hays CHARLES W. MASSIE R. P. LEWIS Y, LIGHTFOOT & DENTON Carter & Bevins Gage & Walthall Send to Abilene
McKinney*	Collin	John Church
Madisonville*	Madison	J. F. Randolph
Margaret*	Hardeman	Šend to Ouanah
Marfa*	Presidio	M. F. Brown
Marionfield*	Martin	E. Allen
Marlin*	Falls	Wm Shelton
Marshall*	Harrison	C F ADAMS
do	do.	T. ATIPDEV
do		TOUND CARRED
Mason#		Macinnia & Dribara
Matagordo*	Mason	MCGINNIS & BRIDGES
Managorda"	Matagordo	W. C. Braman
Menardville*	Menard	F. Williams
Meridian*	Bosque	N. R. MORGAN
Mexia	Limestone	C. S. HARDY
Midland*	Midland	J. C. Kerr
Mineola	Wood	W. M. GILES
Mobeetie*	Wheeler	W. H. Grigsby
Montague*	Montague	Send to Bowie
Montgomery*	. Montgomery	B. H. Powell
Mount Pleasant*	Titus	GEORGE F. CONLY
Mount Vernon*	Franklin	H. Glass
Nacogdoches*	Nacogdoches	W S Patton
New Braunfels*	Comal	Guinn & Miller
Newton**	Newton	Sand to Durkavilla
Oakville*	I irro Ook	
Orange*	Live Oak	J. C. Cade
Daine Daile	Orange	A. L. Buintt
Paint Rock*	Concho	G. H. Garland
Palestine*	Anderson	L. S. Hays
Palo Pinto*	Palo Pinto	. CHARLES W. MASSIE
Paris*	Lamar	R. P. LEWIS
. do	do MAXE	Y, LIGHTFOOT & DENTON
Pearsall*	Frio	Carter & Bevins
Pecos*	Reeves	Gage & Walthall
Phantom Hill*	Jones	Send to Abilene
Pittsburg*	Camp	M. L. Morris
Pleasanton*	Atascosa	W. H. Smith
Quanah	Hardeman	W. J. JONES
Ouitman*	Wood	H. M. Cate
Refugio*	Refugio	Send to Goliad
Richmond*	Fort Bend	Pearson & Balowe
Rio Grande City*	Starr	I R Monroe
Roby*	Fisher	P. C. Crane
Rockport*	Aransas	E A STEVENS
Poolsvoll*	Dool-wall	W D Wada
Punnels#	Dunnala	W. D. Wade
Dual-#	Charaltan	Send to San Antonia
Rusk"	Cherokee	McClure & Gloson
San Angelo*	. 1 om Greene	J. T. Thompson
San Antonio*	Bexar	C. K. BRENEMAN
do	do	S. G. NEWTON
do	do	J. M. TAYLOR
San Augustine*	San Augustine	S. W. Blount, Jr
San Diego*	Duval	J. O. Luby
San Marcos*	Hays	W. O. Hutchison
San Patricio*	. San Patricio	P. O'Docharty
San Saba*		777 3.6 A 111
	San Saba	W. M. Allison
Seguin*	San Saba	W. M. Allison
Seguin*	San Saba	W. M. Allison
Seguin*	San Saba	W. M. Allison W. E. Goodrich
Seguin*	San Saba	W. M. Allison W. E. Goodrich Taylor & Goss J. P. LESLIE F. W. Robinson
Seguin* Seymour* Sherman* Snyder* Stephenville*	. San Saba	. W. M. Allison W. E. Goodrich Taylor & Goss J. P. LESLIE F. W. Robinson C. J. SHAPARD
Seguin*	San Saba Guadalupe Baylor Grayson Scurry Erath Smarked (*) are co	Y, LIGHTFOOT & DENTON Carter & Bevins Gage & Walthall Send to Abilene M. L. Morris W. H. Smith W. J. JONES H. M. Cate Send to Goliad Pearson & Balowe J. R. Monroe R. C. Crane E. A. STEVENS W. B. Wade Send to San Antonia McClure & Gibson J. T. Thompson C. K. BRENEMAN S. G. NEWTON J. M. TAYLOR S. W. Blount, Jr J. O. Luby W. O. Hutchison P. O'Docharty W. M. Allison W. E. Goodrich Taylor & Goss J. P. LESLIE F. W. Robinson C. J. SHAPARD

Tascosa* Taylor Temple Texrk una* Throckmorton* Tilden* Tyler* Uvalde* Vernon* Victoria* Waco* Wallisville* Waxahachie* Weatherford* Wharton* Wichita Falls*	Oldham Williamson Bell Bowie Throckmorton McMullen Smith Uvalde Wilbarger Victoria McLennan SC Chambers Ellis Parker Wharton Wichita	ATTORNEY. J. L. Whittle J. F. Eidson G. N. Brown W. F. Robertson C. A. BRAND Todd & Hudgins W. T. Andrews E. S. Atkinson JOHN W. SPIVEY C. H. Shook EUGENE EASTON Glass & Callender ARBOROUGH & ROGERS H. Jackson T. P. Whipple R. E. L. ROBINSON ROBERT E. HUFF Notary Public ASHBY S. JAMES West & Chester
woodvine		
Conviller Farmington* Fillmore* Heber* Huntington* Junction* Kanab* Logan* Manti* Morgan* Nephi* Ogden City* Panguitch* Parowan* Provo City* Randolph* Richfield* Saint George* Salt Lake City*	Summit Davis Millard Wasatch Emery Pi Ute Kane Cache San Pete Morgan Juab Weber Garfield Iron Utah Rich Sevier Washington Salt Lake	
Looele*	Tooele	H. S. Gowans

VERMONT.

Bennington*	Bennington		W. B. Sheldon
Brattleboro	. Windham		. Waterman & Martin
Burlington*	. Chittenden		A. G. Whittemore
Chelsea*	Orange		J. K. Darling
Guildhall [*]			
Place	s marked (%) or	o county co	atc

Places marked (*) are county seats.

TOWN.		COUNTY						ATTORNEY.
Hyde Park*		. Lamville	е.					. H. M. McFarland
Irasburg*		Oleans	δ.					. L. H. Thompson
Middlebury*		. Addison	١.					. Eldredge & Slade
Montpelier*	. '	Washington	1					Pitkins & Huse
Newfane*		Winnhan	n.					M. Davidson
North Hero*		Grand Isl	е.			٠		Send to Burlington
Rutland*		. Rutland	ì.					Z. C. Baker
Saint Albans*								
Saint Johnsbury#		. Caledonia	ι.					H. C. Ide
Woodstock*		. Windson	r.					French & Southgate

VIRGINIA.

Abingdon* Washington		ROUTH & STUART
Accomack C. H.* Accomack		Parramore & Son
Abingdon* Washington Accomack C. H.* Accomack Alexandria* Alexandria		GEORGE A. MUSHBACH
Amelia C. H.# Amelia .		H. Mead
Amherst C. H.* Amherst .		C. L. Scott
Appomattox C. H.* Appomattox		C. H. Sackett
Berryville* Clarke .		Geo. G. Calmes
Appomattox C. H.* Appomattox Berryville*		A. B. Chandler
Boydton* Mecklenburg		Finch & Atkins
Brentsville* Prince William		E. E. MEREDITH
Boydton* Mecklenburg : Brentsville* Prince William . Buckingham C. H.* . Buckingham Burkeville Nottoway . Charles City C. H.*		J. T. Rogers
Burkeville Nottoway .		JOHN M. MORTON
Charles City C. H.* Charles City		Send to Richmond
Charlottesville* Albemarie.		o. DAMICIDII MICCOIS
Chatham# Ditterlyonia		I M Treadway
Chesterfield* Chesterfield .		, P. V. Cowgill
Christiansburg* Montgomery.		PHLEGAR & JOHNSON
Clintwood* Dickinson .		I. S. Ross
Chesterfield*		Prince & Sebree
Covington* Alleghany .		Iames Bowler
Culpeper* Culpeper		Rixev & Barbour
Cumberland C. H. Cumberland		Wm. Lancaster
Danville Pittsylvania		E. E. Bouldin
Dinwiddie C H * Dinwiddie	• •	Send to Petersburg
Covington* Alleghany Culpeper* Cumberland C. H.* Cumberland Danville Pittsylvania Dinwiddie C. H.* Dinwiddie Eastville* Northampton Emporia* Greenville Estillville* Scott Fairfax C. H.* Fairfax Farmville* Prince Edward Eingastle* Botetourt		T C Walston
Emporio* Greenville	٠.	W S Goodwyn
Emporia* Greenvine .		D S MORISON
Estimation C U # Fairfay		Moore & Son
Farmuillo* Prince Edward		I R Wilson
Fincastle* Botetourt Floyd C. H.* Floyd . Fredericksburg Spottsylvania		W B SIMMONS
Find C II * Florid		I I TOMPKINS
Floyd C. H." Floyd .	• •	MADVE & PITZHIGH
Front Royal* Warren .		e e miidned
Gordonsville		C F Corou
Gloucester C. H.* Gloucester .		Dattit & Looks
Goochland C. H Goochland .	• •	D D DADDOUD
Gordonsville Orange .		P. P. BARBOUR
Grundy* Buchanan .	• •	Dilag of Taint
Halifax C. H.*		Kiley & Leigh
Hampton [®] Elizabeth City .		Inos. 1abb
Hanover C. H.* Hanover .		G. A. Jones
Grundy* . Buchanan . Halifax . Halifax . Halifax . Hampton* . Elizabeth City . Hanover C. H.* . Hanover . Rockingham . Rockingham . Novthymberland		JOHN E. ROLLER
Heathsville* Northumberland .		L. P. Smith
Hillsville* Carroll .		Wm. D. Tompkins
Heathsville* . Northumberland . Hillsville* . Carroll . Independence* . Grayson		G. C. Porterfield
Places marked (*) a	re c	ounty seats.

mossin	COLLEGE	ATTORNEY. Send to Smithfield Richmond & Orr H. R. Pollard J. N. Mason W. R. Aylett James Mayo N. S. Turnbull B. LACY HOGE JOHN H. ALEXANDER S. H. LETCHER Burks & Burks C. P. Kemper Caskie & Coleman John Jackson WALTON & BRO. THOMAS D. CHRISTIAN JOHN N. MURPHY Hill & Jeffries J. P. Sheffey Geo. D. Gravely & Son J. B. Donovan C. P. Jones Send to Machodoc
Tolo of Whiteha C. II &	Lala af Milaiala	ATTORNEY.
Isle of Wright C. n.*.	isle of wright	Send to Smithheid
Jonesville*	Lee	Kichmond & Orr
King & Queen C. H.*.	King & Queen	H. R. Pollard
King George C. H.*.	. King George	J. N. Mason
King William C. H.*.	King William	W. R. Aylett
Lancaster C. H.*	. Lancaster	James Mayo
Lawrenceville*	Brunswick	N. S. Turnbull
Lebanon *	Kussell	B. LACY HOGE
Leesburg*	. Londoun . ,	JOHN H. ALEXANDER
Lexington*	Rockbridge	S. H. LETCHER
Liberty [™]	Bedford	Burks & Burks
Louisa C. H.*	Louisa	C. P. Kemper
Lovingston*	Nelson	Caskie & Coleman
Lunenburg C. H.*	. Lunenburg	John Jackson
Luray*	Page	WALTON & BRO.
Lynchourg	Campbell	THOMAS D. CHRISTIAN
Machodoc	westmoreland	JOHN N. MURPHY
Madison C. H	Wadison	
Martinguille*	Sillyttle	Coo D Gravely & Son
Mathews*	Mothews	I P Donesson
Monteres:	Mainews	C. D. Jones
Montross*	Westmoreland	Sond to Machadaa
Mount Jackson	Shanandaah	T TOTO TOTO IN
Nowbern*	. Shehandoan	WYCOD & CADDNED
New Castle#	Craig	J. B. Donovan C. P. Jones Send to Machodoc L. TRIPLETT, Jr. WYSOR & GARDNER G. C. Hoffman W. H. Barnes R. DEVEREAUX DOYLE NEELY & SELDNER STARKE & MARTIN PETER X SMITH
New Kent C H *	New Kent	W H Barnes
Norfolk	Norfolk	R DEVERBAUX DOVLE
do	do.	NEELV & SELDNER
do do	do	STARKE & MARTIN
do	do	PETER X. SMITH
		98 Main street 98 Main street 98 Main street WATTS & HATTON Send to Burkeville G. S. Shackelford Pettit & Leake G. W. Easley W. R. MCKENNEY WATTS & HATTON T. M. Miller Send to Petersburg W. J. Whitehurst WYSOR & GARDNER EDGAR W. CARRINGTON 1104 Main street
. do	do	WATTS & HATTON
Nottaway C. H.*	. Nottaway	Send to Burkeville
Orange C. H*	Orange	G. S. Shackelford
Palmyra*	. Fluvanna	Pettit & Leake
Pearisburg#	Giles	G. W. Easlev
Petersburg	. Dinwiddie	W. R. McKENNEY
Portsmouth*	Norfolk	WATTS & HATTON
Powhatan C. H.*	Powhatan	T. M. Miller
Prince George C. H.* .	Prince George	Send to Petersburg
Princess Anne*	Princess Anne	W. J. Whitehurst
Pulaski City	Pulaski	WYSOR & GARDNER
Richmond*	Henrico	. EDGAR W. CARRINGTON
		1104 Main street
_		(See card, Appendix page 319.) . JAMES L. ANDERSON
.do	do	JAMES L. ANDERSON
		11th & Bank streets
		(See Card, Appendix page 319.) tions a specialty. See references.
Commerc	ial Law and Collec	tions a specialty. See references.
. do	do	JAMES C. LAMB
.do	do	LYONS & LYONS
. uo	do . .	LYONS & LYONS HARVEY WILLSON N. W. Cor. Main & 10th streets MAURY & MAURY
do	do	N. W. COL Main & 10th Streets
	· · · · · · · · · · · · · · · · · · ·	MAURY & MAURY
		1015 Main street SLATER & MONTAGUE
	· · · · · · · · · · · · · · · · · · ·	DIAIDE & MUNTAGUE
		28 Shafer's Bldg.
Roanoke	Poonolto	(See Card, Appendix page 310.)
do	Roanoke	DEMN & COOKE
Dia		FENN & COUKE
Piac	es marked (*) are	county seats.

TOWN.	COUNTY.				ATTORNEY.
Rocky Mount*	Franklin				ATTORNEY Dennis & Saunders
Rusthuro*	Campbell	•	•	٠	Send to Lynchburg
Salem#	Roanoke	•	•	•	Send to Roanoke
Saludo#		•	•	•	W. W. Woodward
Saluda	Interest in the second		•	٠	D C Therese
Smith illust	. Isle of Wight.	•	•	٠	R. S. Thomas
Sinthville	Charlotte		•	•	Martin & Eggleston A. B. Rawlings
Spottsylvania C. H.*.	. Spottsylvania	•	٠	٠	A. B. Rawlings
Stafford C. H.*	Stafford	•	•	٠	J. M. Conway
Stanardsville*	Greene				A. A. Stevens
Staunton*	Augusta				HUDSON & PATRICK
			(\$	ee	card Appendix page 326.) WHITE & GORDON
• • do	do				. WHITE & GORDON
			(5)	ee	card, Appendix page 307.)
Stuart*	Patrick		Ì.		P. Bouldin, Ir
Suffolk*	. Nansemond				Lohn H. Wright
Surry C. H.*	Surry				Clark & Son
Sussex C. H. *	Sussex				Cocke & Son
Tallevsville	. New Kemp			•	R. T. LACY
Tappahannock*	Essex		·	•	T. R. B. Wright
Tazewell C H #	Tazewell	•	•	•	Henry & Graham
Warm Springs*	Roth	•	•	•	J. W. Stephenson
Warrenton*	Fanguier	•	•	•	C. M. White
Warrang	Dichmond	•	•	•	Jones & Son
Wansiak C Li *	Kichmond	•	•	٠	Sand to Dishmond
Washington*	Daniel - warwick .	•	•	•	Send to Richmond E. T. Jones
vvasnington	Kappanannock	•	•	٠	E. I. Jones
Williamsburg*	. James City		•	•	S. Smith
Winchester*	. Frederick	•	٠	٠	Richard Parker
West Point	. King William		•		Isaac Diggs E. M. FULTON
Wise C. H.* · · ·	. Wise				E. M. FULTON
Woodstock*	. Shenandoah				WALTON & WALTON
Wytheville*	Wythe				DAVID S. PEIRCE
Yorktown*	York .				J. F. Hubbard

WASHINGTON.

Ainsworth* Frankl	din Send to Tacoma
Arcadia Maso	son Send to Olympia
Asotin* Asot	otin G. W. Bailey
Cascades* Skaman	nia Send to Vancouver
Classicator T.	um J. W. Clemons
	wis Send to Olympia
	nan F. M. ELLSWORTH
	ens S. & J. W. DOUGLAS
	and Send to Tacoma
Davenport* Linco	oln Send to Tacoma
Dayton* Columb	bia J. K. RUTHERFORD
	tass T. W. Ewing
	allis Send to Olympia
Friday Harbor* San Iu	uan Send to Tacoma
	itat Miller & Stapleton
	litz Send to Tacoma
	agit S. P. Brooks
	allis GEORGE J. MOODY
O-111*	am Send to Tacoma
	son Send to Olympia
O Kanogan* Dougla	lass Send to Seattle
Olympia* Thursto	ton
•	(See Card, Appendix page 315.)

Places marked (*) are county seats.

TOWN. COUNTY. ATTORNEY.	
TOWN. COUNTY. ATTORNEY. Oysterville*	tle
Pomeroy* Garfield S. G. Cosgro	ve
Port Madison* Kitsap Send to Seat	tle
Port Townsend* Jefferson BRADSHAW & SACH	S
Seattle* King EDWARD P. EDSE	N
. do do CHARLES D. EMER	Y
Sehome Whatcom A. H. MORRISO	N
Shelton Thurston Send to Olymp	oia
Snohomish* Snohomish John B. At	ılt
Spokanc Falls* Spokane S. & J. W. DOUGLA	S
Steilacoom City* Pierce Send to Seatt	le
Tacoma* Pierce CHARLES H. AITKEN,	Jr
(See Card, Appendix page 322	2.)
. do do	Ŕ
do do HARVEY J. HUSTO	N
. do do	IS
oo6 Pacific aven	110
dodo	P
(See Card, Appendix page 32)	r.)
. do do JOHN C. STALLCU	
grapacific aven	110
Tenino Thurston Send to Olymp	
Vancouver* F. M. Goeheg	an
Walla Walla* Walla Walla Lemman & All	en
Whatcom*Send to Sehor	ne
Yakima*	

WEST VIRGINIA.

TOWN. COUNTY.	ATTORNEY.
TOWN. COUNTY. Middlebourne*Tyler	G. D. Smith
Milton Cabell	Send to Huntington
Moorefield* Hardy	Spriggs & Daily
Moorefield* Hardy Monongalia	GEORGE C STURGISS
Moundsville* Marshall	I L. Parkinson
Moundsville* Marshall New Martinsville* Wetzel	CHARLES W. BARRICK
Trew Manual Tree	(See Card, Appendix page 315.)
Nicholas C H * Nicholas	I D Alderson
Oceana* Wyoming	I. I. Chambers
Parkershurg* Wood	V B ARCHER
Pagraville* McDowell	H C Anvil
Oceana* Wyoming . Parkersburg* Wood . Peeryville* McDowell . Petersburg* Grant .	REVNOLDS & FORMAN
Philippi* Barbour	DATTON & DATTON
do do	D W GALL
. do do Point Pleasant*	Tomlinson & Wiley
Princeton* Mercer	Iohnston & Reynolds
Raleigh C. H.* Raleigh	I W McCreery
Ditable C H * Ditable :	R S Blair
Ritchle C. H.* Ritchie	S I Flourney
Saint George* Tucker	A Lincomb
Saint Marys* Pleasants	A M Campbell
Chambandstown Inffersor	Send to Charlestown
Shepherdstown Jefferson	Vandale & Corder
Spencer*	TO ANTE TO DE CONC.
Union* Monroe	FRANK, HEREFORD
Wayne C. H.* Wayne Webster C. H.* Webster	Thempson 9 Horan
Webster C. H.* webster	
Wellsburg* Brooke	H. U. HERVEY
Weston* Lewis	W. W. BRANNON
West Union* Doddridge	J. V. Blair
Wheeling* Ohio	G. O. SMITH
Winfield* Putnam	R. Switzer

WISCONSIN.

Alma*
Antigo* Langlade J. H. Trever
Appleton* Outagamie H. D. Ryan
Arkansaw* Pepin D. Humphrey
Ashland* Ashland COLE & O'KEEFE
Baraboo* Sauk J. E. Wright
Barron* Barron
Bayfield* Bayfield Send to Washburn
Beaver Dam Dodge W. E. KEELEY
Beloit
Black River Falls*
Boscobel Grant JOHN D. WILSON
Chilton* · ' Calumet John E. McMullen
Chippewa Falls* Chippewa RUSK & BOLAND
Crandon* Forest Send to Milwaukee
Darlington* La Fayette P. H. Conley
Dartford* Green Lake John C. McConnell
Dodgeville* Iowa Reese & Carter
Eau Claire* Eau Claire GEORGE C. & F. A. TEALL
Elkhorn* Walworth E. H. Sprague
Ellsworth* Pierce E. Cumbacker
Florence* Florence W. H. Clark, Jr
Fond-du-Lac* Fond-du-Lac Send to Ripon
Places marked (*) are county seats.

TOWN.	COUNTY.	ATTORNEY S. W. Pierce Gardner & Gaynor
Friendship*	Adams	S. W. Pierce
Grand Rapids*	Wood	Gardner & Gaynor
Grantsburg*	Burnett	W. R. Maxwell
Green Bay*	Brown	
Hayward*	Sawyer	W. H. Packer
Hillsboro	Vernon	L. H. E. WEBSTER
Hudson*	St. Croix	H. L. Humphrey
Janesville*	Rock FE'	THERS, JEFFRIS & FIFIELD
Jefferson*	Jefferson	THERS, JEFFRIS & FIFIELD W. H. Porter Send to Beaver Dam
Juneau*	Dodge	Send to Beaver Dam
K enosha™	Kienosna	. Cavanaugh & Fisher
Kewaunee*	Kewaunce	John Wattawa E. C. HIGBEE Send to Boscobel
La Crosse*	La Crosse	E. C. HIGBEE
Lancaster*	Grant	Send to Boscobel
Manitowoc*	. Manitowoc	G. G. SEDGWICK
Marinette*	Marinette	Fairchilds & Fairchilds
Mauston*	Juneau	Winsor & Winsor
Medford*	Taylor	J. B. Haggerty
Menominie*	Dunn	F. J. McLean
Merrill*	Lincoln	A. A. Helms
Milwayloo*	Milwaulraa C	G. G. SEDGWICK Fairchilds & Fairchilds Winsor & Winsor J. B. Haggerty F. J. McLean A. A. Helms OTZHAUSEN, SYLVESTER & SCHEIBER
Minwaukee	. Minwaukee	& SCHEIBER
		66 Wisconsin street
		66 Wisconsin street (See Card, Appendix page 313.) P. J. Clawson S. A. Pease J. E. Campbell Webster & Wheeler Dike & Burdick Jackson & Thompson Hand Bros J. B. TAYLOR W. A. Pors
Monroe*	Green	, P. J. Clawson
Montello*	. Marquette	S. A. Pease
Neillsville*	Clark	J. E. Campbell
Oconto*	Oconto	Webster & Wheeler
Osceola Mills*	Polk	Dike & Burdick
Oshkosh*	. · Winnebago	Jackson & Thompson
Phillips*	Price	Hand Bros
Portage*	Columbia	J. B. TAYLOR
Port Washington*	Ozaukee	W. A. Pors
Prairie du Chien*	Crawford	C. S. FULLER
Racine*	Racine	A. CARY JUDD
Richland Centre*	Richland	J. H. Miner
Ripon	Fond-du-Lac	L. E. REED
Shawano*	Shawano	G. C. Dickinson
Sheboygan*	. Sheboygan	
Shell Lake*	Washburn	A. L. Bugbee
Sparta*	Monroe	Dickinson & Graham Raymond & Haseltine
Steven's Point*	. Portage	Raymond & Haseltine
Sturgeon Bay*	Door	. O. E. & Y. V. DREUTZER . REED, GRACE & ROCK
Superior*	Douglas	REED, GRACE & ROCK
Viroqua*	Vernon	Send to Hillsboro
Washburn	Bayfield	A. M. WARDEN
Waukesha*	. Waukesha	Monteith & Chapin
Waupaca*	Waupaca	I. P. Lord
Wausau*	Marathon	Ryan & Jones
Wautoma*	. Waushara	L. L. Soule
West Bend*	. Washington	P. A. Weil
West Superior	Douglas	REED, GRACE & ROCK
Whitehall*	Trempeleau	. Send to Hillsboro . A. M. WARDEN . Monteith & Chapin . I. P. Lord . Ryan & Jones . L. L. Soule . P. A. Weil . REED, GRACE & ROCK . S. S. Miller
Plac	es marked (*) are	county seats.

WYOMING TERRITORY.

TOWN.	COUNTY.	ATTORNEY.	
Buffalo*	Johnson .	ALVIN BENNETT	1
Cheyenne City*	Laramie .	E. W. MANN	í
Evanston*	Uinta .	H. B. Head	1
		J. P. Robinson	
Lander*	Fremont .	Chas. Aller	1
Laramie City*		S. W. DOWNEY	
		(See Card, Appendix page 326.	
		W. J. HILLS	
		GEORGE C. SMITE	
Sundance*	Crook .	Fowler & Met	Z

DOMINION OF CANADA.

PROVINCE OF MANITOBA.

Brandon .				-					F	Brandon .			٠	Send to Winnipeg
Winnipeg	•	•	•	- do	•	•	٠	٠	•	Selkirk .		٠	٠	GEORGE F. MUNROE

BRITISH COLUMBIA.

Vancouver														JOHN BOULTBEE
														(See Card, Appendix page 312.)
Victoria								. •	Via	efoi	ria			DRAKE, JACKSON & HELMCKEN
	•	•	•	•	•	•	•	•	• • •			•	٠	(HELMCKEN

PROVINCE OF NEW BRUNSWICK.

Frederickton* York Black & Hazen
Moncton* Westmoreland Wells & Welsh
New Castle* Northumberland M. Adams
St. Andrews* Charlotte B. R. Stevenson
St. John* St. John C. A. STOCKTON
St. Stephens* Charlotte Stevens & Mitchell
Woodstock* Carleton J. N. W. Winslow

PROVINCE OF NEW FOUNDLAND.

PROVINCE OF NOVA SCOTIA.

		ATTORNEY.
Annapolis Royal*	Annapolis	W. M. DeBlois
Antigonish*	Antigonish	C. F. McIsaaes
Digby*	Digby	T. C. SHREVE, Q. C.
Halifax*	Halifax	Foster & Foster
Lunenburg*	. Lunenburg	D. W. Owen
		T. C. Hill
		Corning & Chipman

PROVINCE OF ONTARIO.

Barrie** Simcoe Lennox, Ault & Kerr Belleville** Hastings Clute & Williams Berlin** Waterloo Miller & Bitzer Bracebridge* Muskoka J. A. Palmer Brampton** Peel Flemming & Murray Brantford* Brant Harley & Sweet Brockville** Leeds and Grantville Wood & Webster Chatham* Kent E. Bell Cobourg** Northumberland J. H. Dumble Cornwall** Starmont Macdonald & McIntosh Goderich** Huron Davison & Johnston Guelph** Wellington Guthrie & Watt Hamilton** Wentworth CARSCALLEN & CAHILL 2½ James street, South
Kingston* Frontenac (See Card, Appendix page 325.) Kingston* Frontenac T. H. Maguire Lindsay* Victoria O'Leary & O'Leary London* Middlesex W. R. Meredith L'Original* Prescott John Butterfield Milton* Halton J. Duerr Morrisburg* Dundas F. Tyrrell Napanee* Lennox and Addington Morden & Wilson Ottawa* Carleton GEORGE McLAURIN (See Card, Appendix page 312.)
Owen Sound* Grey Masson & Masson Pembroke* Renfrew H. H. Loucks Perth* Lanark F. A. Hall Peterboro* W. H. Moore Port Hope* Durham T. T. Baines Prescott* Grenville F. J. French Sarnia* Lampton Pardee & Garvey Simcoe* Norfolk Ansley & Slaght St. Catharines* Lincoln Miller, Cox & Yale St. Thomas* Elgin ERMATINGER & ROBINSON Stratford* Perth E. S. Smith Strathoy* Middlesex W. P. Laird Toronto* York Geo, W. Meyer Places marked (*) are county seats,

TOWN.	COUNTY.	ATTORNEY.
Walkertown*	Bruce	Shaw & Shaw
Welland*	Welland	Harcourt & Cowper
		Ritchie & Billings
Woodstock*	Oxford	Baugh & Baugh

PROVINCE OF QUEBEC.

Huntington* Huntington W. S. Maclaren Joliette* Joliette Charland & Tellier Knowlton* Broome G. G. Foster Montreal* Hochelaga BARNARD & BARNARD og St. James street		
do do BURROUGHS & BURROUGHS		
do		
TS6 Soint lames street		
do		
TET Soint lames street		
do		
157 Saint James street		
Quebec*QuebecCaron, Pentland & Stuart		
Richmond* Sherbrook G. H. A. Brooke		
St. Johns* St. Johns McDonald & McCully		
St. Paul's Bay* Charlevoix H. Simond		
St. Thomas* Montmagney Send to Quebec		
Three Rivers St. Maurice A. Ollivier		
Waterloo Shefford J. P. Noyes		
Places marked (*) are county seats.		

APPENDIX.

305

H. O. SHEPARD.

J. P. GROVE.

R. B. SHEPARD.

SHEPARD,

ϕ GROVE &

·ġ·

SHEPARD,

Attorneys and Counselors at Law, muskogee, ind. ter.

Practice in Federal Courts, at

FORT SMITH, ARK., WICHITA, KAS., AND PARIS, TEXAS, AND IN THE U. S. COURT FOR THE IND. TER.

Special attention given to Commercial, Mercantile, Corporation, and Criminal Law.

Will give prompt attention to collections in all parts of the Ind.

Ter. If requested will go in person to any part of the

Territory to collect and secure claims.

OUSKOGEE is the only place in the Ind. Ter. that has a Court, and all actions of a civil nature must be brought there, as the Court located at Muskogee has exclusive jurisdiction over the whole Territory.

Refer Without permission to

HON. J. M. SHACKELFORD, Judge, U. S. Court, Muskogee, I. T. HON. Z. T. WALDREN, Attorney, """
HON. W. NELNON, Cleik, """"
HON. T. B. Needles, Marshall, """
HON. A. H. HORTON, Chief Justice Sup. Ct., of Kas., Topeka, Kas. HON. W. A. JOHNSON, """"
HON. D. M. VALENTINE, """"""
HON. C. J. PROWN, Clerk, HON. S. R. PETBRS, M. C., 7th District, Kas., Newton, Kas,

WHITE & GORDON,

Attorneys at Law,

STAUNTON (Augusta Co.), VA.

COLLECTIONS AND COMMERCIAL LAW.

John W. Parks, Rollo B. Oglesbee, Plymouth, Ind.

S. D. Parks, Bourbon, Ind.

Parks & Oglesbee,

Attorneys at Law,

OFFICE: First Floor Brick Bldg, Garo St.

PLYMOUTH, IND.

GEORGE E. MANN.

PRESLEY C. BAKER.

MANN & BAKER.

Attorneys at Law,

GALVESTON, TEXAS.

G. B. Palmer,

359 Drake Blk, St. Paul, Minn.

U. S. CLAIMS A SPECIALTY.

ATTORNEY—Northwestern Guaranty Life Insurance Co., Land Department St. Paul and Sioux City R. R. Co.

MORRIS, NEWBERGER & CURTIS, Attorneys and Counselors at Caw,

Rooms 14, 15, 16 & 17 Fletcher's Bank Building, Indianapolis, Ind.
COMMERCIAL AND CORPORATION LAW, AND COLLECTIONS.

REFERENCES.—Indianapolis National Bank, Fletcher's Bank, Merchant's National Bank, Indiana National Bank, Bank of Commerce. Murphy, Hibben & Co., Hendricks & Cooper, Robertson & Perry, D. P. Erwin & Co., and business houses here generally. Stenographers and Notaries Public in Office.

HENRY WISE GARNETT.

Fifterney at Liaw, and Counselor in Patent Causes.

Office, Nos. 2 and 4 Columbian Law Building, Washington, D. C.

Practices in the Supreme Court of the United States, the Courts of the District of Columbia, the Court of Claims, and before the Departments and Commissioners of the Government.

Refers to Columbia National Bank, Second National Bank, Bell & Co., and The Bradstreet Co., Washington, D. C.

GUNCKEL & ROWE,

ATTORNEYS AT LAW,

DAYTON, OHIO.

MERCANTILE LAW.

FRANK P. McDERMOTT, Attorney and Counselor at Law.

FREEHOLD, NEW JERSEY.

Master, Examiner and Special Master in Chancery; Supreme Court Commissioner; Commissioner for New York.

SPECIAL ATTENTION TO EQUITY PRACTICE.

MONAGHAN, HAUSE & FAIRLAMB, Attorneys at Law,

127 N. High Street,

West Chester, Pa.

R. R. KENNEY,

Attorney and Counselor at Law,

DOVER, KENT CO., DELAWARE, COMMERCIAL COLLECTIONS
A SPECIALTY.

EDWARD N. WILLARD.

EVERETT WARREN.

WILLARD & WARREN,

Attorneys and Counselors,

5 and 7 Library Bldg, SCRANTON, PA.

Special Attention given to Mercantile Collections.

Law Offices of

FRED. W. JONES,

Gunton Building,

472-478

Washington, D. C.

LOUISIANA AVENUE,

GEORGE R. DUTTON,

ATTORNEY

AND

<u>Counselor</u>

AT LAW,

167 BROADWAY,

NEW YORK CITY,

AND ENGLEWOOD,

NEW JERSEY.

A. CARLISLE CLARK, Attorney at Law,

Collections attended to.

Sumterville, Sumter Co., Fla.

E. BEVERLY SLATER.

T. HILL MONTAGUE.

SLATER & MONTAGUE,

Attorneys and Counselors at Law, Room 28 Shafer's Building, Richmond, Va.

Commercial and Corporation Law. Practice in State and Federal Courts.

REFERENCES. - First National Bank, National Bank of Virginia, City Bank of Richmond, State Bank of Virginia, American Exchange Bank of St. Louis, Mo.

Candor & Munson,



. Attorneys and Counselors at Law,

COMMERCIAL LAW

WILLIAMSPORT,

AND COLLECTIONS.

PENNA.

F. C. MOSIER, ATTORNEY AT LAW, PITTSTON, LUZERNE CO., PA.

Legal business attended to and collections made in the following towns in the vicinity of Pittston, Luzerne County: Pleasant Valley (Avoca P. O); Yates (Yatesville P. O.); Inkerman, Duryea, Port Blanchard, Forty Fort, Exeter and Wyoming. Lackawanna County: Moosic, Lackawanna,Old Forge and Ransom.

H. L. BAKER, Notary Public.

G. E. CURRY, Justice of the Peace.

BAKER & CURRY, Counselors at Law,

COR. MILK AND DEVONSHIRE STREETS, BOSTON, MASS.

Mercantile Law and Collections.

C. W. JOHNSTON,

Room 10, Good Block, Des Moines, Iowa.

COMMERCIAL LAW A SPECIALTY.

Claims sent to me will have immediate and personal attention.

REFERENCES, With permission.—U. S. Senator Geo. G. Wright, Des Moines; E. R. Mason. Clerk U. S. Courts; County Officials; Citizens National Bank; Polk County Savings Bank; H. F. Getchell & Sons, and all the other Banks and From-ment Bu-iness Men of this city. Chicago: Schniedeweud & Lee Co., Publishers; McCletlan and Cummins, Attorneys. St. Louis: Gilbert Elliott, 316 Olive St., Representative Bradstreet Ag ney.

Charges Reasonable and Customary only.

ATTORNEYS AT LAW,

Birmingham, Alabama.

Commercial Law and

Charles D. Moyer,

Attorney and Counselor at Law,

255 Hennepin Avenue, Minneapolis, Minn.



Consultation in English and German. Practice in State and Federal Courts.

MERCANTILE AND INSURANCE

LAW AND COLLECTIONS.

SPECIALTIES: —Depositions Taken. Stenographer and Notary Public in Office.

REFERENCES:—Minneapolis—First National Bank, Security Bank, German-American Bank, Geo. R. Newell & Co., wholesale grocers; Wyman, Mullin & Co., wholesale dry goods; Januey, Semple & Co., wholesale hardware. Philadelphia—Hood, Bonbright & Co., Artman & Treichler, Union Trust Co., The City Trust Safe Deposit and Surety Co., Hon. Thos. V. Cooper, Samuel B. Huey, Esq., Lockwood and Sinn, Esqrs., Sharp & Alleman, Wright & Schmid. New York—Sharp, Alleman & Hill Carter, Hughes & Cravath. Detroit—Chas, Wright & Co. St. Louis—Wm. F. Wernse & Co. Chicago—H. S. Burkhardt, Vice President Chicago Malleable Iron Co. First National Bank, Selinsgrove, Pa.; Hon. John B. Packer, Hon. S. P. Wolverton, Sunbury, Pa.; Hon. Chas. S. Wolfe, First National Bank, Lewisburg, Pa.

T. J. MITCHELL,

Attorney and Counselor at Law, DULUTH, MINN.

MILL practice in the United States and State Courts of Minnesota and Wisconsin, before the Local United States Land Offices, the General Land Office at Washington and the Secretary of the Interior.

SPECIAL ATTENTION GIVEN TO COLLECTIONS

SIMMS & ENSLOW,

Attorneys at Qaw,

HUNTINGTON, CABELL CO., W. VA. Commercial Law.

WILLIAM H. PREBLE,

Attorney and Counselor at Law, Notary Public, 23 COURT STREET, BOSTON, MASS.

New Adams Building, Room 5. Residence, 291 Bunker Hill St., Charlestown. Collections and ommercial Litigation a Specialty.

References—F. M. Holmes Furniture Co., 116 Tremont St., Boston; Suffolk Manufacturing Co., T.O. Potter Pres., S. Boston; Horace Partridge & 6., 51 to 57 Hanover St., Boston; Wheeler & Wilson Manufacturing Co., George W. Brown, Manager, 594 Washington St., Boston; Domestic Sewing Machine (o., Elmer Fletcher, Manager, 160 Tremont St., Boston; Boston Casket Co., P. B. Heintz, Manager, 76 Union St., Boston.

STAUBER & CRANDELL, Attorneus 🥸 Counselors at Law, ST. JOSEPH, MO.

Legal Business of all kinds looked after.

Special attention given to Collections.

GEO. McLAURIN, B. A., L.L. B., BARRISTER, ETC.

Prompt Attention to all Collections in Ottawa District. Office, 19 Elgin Street, Ottawa, Ontario, Canada.

References—S. & H. Borbridge, Wm. Howe, Eb. Browne, Frost & Wood, Geo. May, The Massey Manufacturing Co., Kenneth McDonald, W. C. Edwards & Co., Lumber Merchants, Rockland; Wm. Wilson, General Merchant, Umberland, Ontario; and Bank of Ottawa; Stroud Bros., Blyth & Kerr, Ottawa.

JOHN BOULTBEE,

Barrister and Attorney at Law,

Conveyancer, Notary Public, Etc.,

CARROLL STREET, VANCOUVER, B. C.

F. W. COTZHAUSEN. GEORGE SYLVESTER. FRED. SCHEIBER.

Cotzhausen, Sylvester

& Scheiber,

ATTORNEYS AT LAW,

Rooms 47 to 52, Colby & Abbot Building,

MILWAUKEE, WIS.

Special Attention to Commercial, Corporation, and Patent Law.

REFER TO-Judges of Federal, Supreme, and Circuit Courts of Wisconsin; also any Bank or Insurance Company in Milwaukee; Central Trust Company, of New York.

OUR SPECIALTY:

Mercantile Law and Gollections.

THOS, IRELAND ELLIOTT, Attorney at Law. PHILIP H, HOFFMAN.

Commissioner of Deeds.

ELLIOTT & HOFFMAN.

N. E. Cor. Favette and 4. St. Paul Streets.

BALTIMORE, MD.

ALL MATTERS RECEIVE PROMPT, PERSISTENT AND VIGOROUS ACTION.

AS TO RESPONSIBITITY.—We refer to National Mechanics' Bank, Poole & Hunt, W. H. Evans & Son, Hy. McShane & Co., F. W. Felgner & Son, Theo. Mottu & Co., Baltimore. E. S. Jaffray & Co., H. G. Craig & Co., Mori mura Bros., N. A. Merritt, New York, John B. Stetson & Co., Philip H. Horn, George Carnell, F. Weber & Co., Philadelphia. James W. Tufts, Warren Boot & Shoe Co., Parley Using S. Co. Berley. & Shoe Co , Parker, Holmes & Co., Boston.

I AW OFFICES OF : : : :

Parry P. Pall,

173 Common Street,

(Cor. Carondelet Street)

P. O. BOX 444.

NEW ORLEANS. LA.

Afforded for Bradsfreet's

*

*

Commercial Agency,

PRACTICES IN STATE AND FEDERAL COURTS.

REFERENCES .- New Orleans - New Orleans Canal and Banking Co. New York-Equitable Life Insurance Co.; Henry R. Worthington, Esq. Philadelphia-E. W. Clark, Esq. Baltimore-K. G. Keene, Esq. Cincinnati-Ault & Wiborg Manufacturing Co. St. Louis-Simmons Hardware Co. Galveston-Heidenheimer Bros.

GERMAN

ENGLISH. FRENCH.

J. E. HENLEY.

A. J. MYATT.

Law and Collection Office of

Henley & Myatt,

203 N. MAIN STREET, ROOMS 12 to 16, WICHITA, KAN.

12 years' experience. Prompt and vigorous attention given to collections. Claims sent us are never pigeon-holed or lost.

We examine the records DAILY for mortgages and assignments, and report

all embarrassments and failures immediately.

REFERENCES.—The Wichita National Bauk; The Wichita Savings Bank, and The Wichita Mercantile Co., of Wichita, Kas.; and J. A. Graft & Co., of Cincinnati, Ohio.

M. A. ROOT. 쓳

Attorney at Law, OLYMPIA, WASHINGTON.

Will make Collections on Fenino, Shelton, Arcadia and Elma.

HENRY A. DOOLITTLE, Attorney and Counselor,

OFFICE:-No. 90 GENESEE STREET.

UTICH, N. Y.

PROMPT ATTENTION GIVEN TO COLLECTIONS, TAKING OF DEPOSITIONS, AND EXAMINATIONS OF REAL ESTATE TITLES.

References.—Oneida County Bank; Charles C. Kellogg & Co., Lumber Dealers; D. W. Northrop & Co., Manufacturers Scotch Caps. Utica, N. Y.; A. A. Griffing Iron Co., Jersey City, N. J.; D. H. Houtaling, Teas. 142 and 144 Front Street, New York City.

CHAS. W. BARRICK.

Investment Banker—

and Negotiator,

N. W. CORNER MAIN STREET,

NEW MARTINSVILLE, W. VA.

Collections made on all points in W. Va. at reasonable rates. Correspondence solicited. W. Va. Real Estate Securities a specialty. Money invested at good rates of interest for capitalists and others.

CHRISTOPHER A. BERGEN.

MARTIN V. BERGEN.

BERGEN & BERGEN,

* Counselors · at · Law, *

CAMDEN, N. J.

E. POTTER DUSTIN.

JNO. J. McCARTHY.

D. B. ENGLISH.

DUSTIN, McCARTHY & ENGLISH,
Attorneys and Counselors at Law,
temple bar, n. w. cor. court and main streets,

CINCINNATI, OHIO.

Special Attention to Collections, Taking of Testimony and all Legal Business for non-residents and brother Members of the Bar.

FRED. C. COOK.



610 and 611 GLOBE BUILDING, MINNEAPOLIS, MINN.

SPECIALTY-Commercial Law and Collection.

References - Peoples Bank; Bank of Minneapolis, and Minneapolis Loan and Trust Company.

J. H. WEBSTER.

E. A. ANGELL.

WEBSTER & ANGELL,

· Afforneys · af · Law, · · · · · · ·

MERCHANTS' BANK BUILDING, CLEVELAND, O.

Collections will receive Personal Attention with Prompt Remittance.

CHAMBERLAIN & KERR,

Attorneys and Counselors at Law,

313, 315, 316, 317 AND 318, ELWANGER & BARRY BLOCK.

Rochester, N. Y.

OWEN P. BRICKER, LAW AND COLLECTION OFFICE,

48 N. Duke Street, Lancaster, Pa.

Refers to Northern National Bank, Lancaster, Pa.; Manheim National Bank, Manheim, Pa.; Litiz National Bank, Litiz, Pa. HERBERT BOWEN.

SAMUEL T. DOUGLAS.

FREDERICK W. WHITING.

Ex-JUDGE SAMUEL T. DOUGLAS, Counsel.

BOWEN, DOUGLAS & WHITING,

Attorneys and Counselors,

Moffat Block, Griswold Street,



DETROIT, MICH.

Special attention given to Settlement of Estates, Collections and Commercial Litigation throughout the State.

PRACTICE IN ALL COURTS.

We refer to . .

Mechanics' Bank, Peninsular Stove Co., Griffin Car Wheel Co., Henry C. Hart Manufacturing Co., Detroit Radiator Co., Detroit Lubricator Co., Lake Superior Transit Co., Riverside Storage & Cartage Co., Peninsular Iron Co., Theo. H. Eaton & Son, Charles Wright & Co., H. D. Edwards & Co., Croul Brothers, Detroit Cracker Co., Michigan Radiator & Iron Mufg Co., Berry Brothers, Dudley & Fowle, Paige & Strachan, Etc., Detroit.

Merchants Bank of Cauada.

H. B. Claffin & Co., E. S. Jaffray & Co., Fidelity & Casualty Co., Royal Baking Powder (o., John A. Roeblings' Sons Co., Mosler, Powen & Co., L. & M. Kahn & (o., Dick & Meyer (o., James Talcott, Etc., New York.

James W. Tufts, A. W. Clapp & Co., B. F. Jaquith, Robbins & Kelloggs, Abram French & Co., Wheeler, Conant & Blodgett, Etc., **Boston**.

Githens, Rexsamer & Co., H. Muhr's Sons, William Henderson, Wm. Simpson's Sons & Co., Etc., Philadelphia.

ISAAC G. BURNETT,

Attorney at Law,

NESMITH-GREELY BLOCK, SAN DIEGO, CAL.

The Law of Real Estate a specialty. Collections.

H. C. HOWARD.

GARRETT E. SMEDLEY.

HOWARD & SMEDLEY,

Attorneys at Law,

MEDIA.

DELAWARE CO, PA.

COLLECTIONS PROMPTLY ATTENDED TO.

S. F. GILMORE,

•••

Attorney at Law,

COLLECTIONS

EFFINGHAM,

PROMPTLY ATTENDED TO.

ILLINOIS.

WILLIAM M. GREGORY,

Attorney and Counselor at Law,

PORTLAND SAVINGS BANK BUILDING,
(Notary Public.) PORTLAND, OREGON.

(Formerly of the Philadelphia Bar.)

ATTENTION GIVEN TO COLLECTIONS AND DEPOSITIONS, AS WELL AS TO GENERAL LAW BUSINESS.

REFERENCES.—Portland: Merchanta' National Bank; Portland Savings Bank; Commercial National Bank; Oregon National Bank. Philadelphia: Joseph M. Pile, Esq.; Lukens & Montgomery.

CHARLES W. DALE,

Attorney at Qaw,

HUSTON BUILDING, DAYTON, OHIO.

MERCANTILE LAW.

REFERENCES :--Hon. Ira Crawford, Mayor; City National Bank.

JOHN S. LAWRENCE,

Attorney at Law,

STANDING MASTER IN CHANCERY,

United States Circuit Court, Western District of Michigan, Southern Division ROOMS 5 and 6 NEW HOUSEMAN BUILDING, OPPOSITE CITY HALL, GRAND RAPIDS, MICH.

James Q. Anderson,

Attorney and Counselor at Law,

Eleventh and Bank Sts.,

RICHMOND, VA.

Prompt Attention to Collections and Mercantile Litigation. Practices in State and Federal Courts.

REFERENCES.—Owens and Minor Drug Co., Richmond Grain & Cotton Exchange, Taliaferro & Co., Planters National Bank.

EDGAR W. CARRINGTON,

Attorney and Counselor at Law.



1104 Main Street, over First National Bank,

RICHMOND, VA.

Practices in State and Federal Courts. Commercial Law and Collections receive Prompt Attention.

REFERENCES.—First National Bank, Citizens' Bank, Richmond, Va. R. L. Christian & Co., Grocers and Liquor Dealers; S. J. Dudley & Co., Tobacco Manufacturers.

John W. Waylor,

Attorney and Counselor at L_{aw} , 757 Broad Street.

= = NEWARK, N. J.

ATTENDS TO COLLECTIONS AND PRACTICES IN ALL THE COURTS, STATE AND FEDERAL.

LIDDON FLICK,

ATTORNEY AND COUNSELOR AT LAW.

33-35 Welles Building,

WILKES-BARRE, PA.

PROMPT ATTENTION GIVEN TO COLLECTIONS. REAL ESTATE AND COMMERCIAL LITIGATION.

REFERENCES:—First National Bank, Miners Savings Bank, and Peoples Bank, of Wilkes-Barre. Pa. Humbert, Hopkins & Bickley, 40 Wall street, Whitman, Creighton & Co., 41 Leonard street, New York. Gerlach & Harjes, Chestnut street, Philadelphia.

WM. H. H, HART,

Attorney

Counselor at Law.

230 Montgomery St.,

ROOMS 23, 24 AND 25.

SAN FRANCISCO, CAL.

ADMITTED TO PRACTICE IN 1868.

Mining, Commercial and Probate Law

A Specialty.

WILL PRACTICE IN ALL THE STATE AND FEDERAL COURTS OF THE PACIFIC COAST.

REFERENCES:

MOORE & SMITH, Wholesale Lumber Dealers. HINCKLEY, SPIERS & HAYES, Fulton Foundry. ROOT & SANDERSON, Wholesale Grocers, and others furnished if necessary. N. S. HARWOOD. EDSON RICH.

JOHN H. AMES.

W. R. KELLY. E. F. PETTIS.

HARWOOD, AMES AND KELLY,

Attorneys at Law,

LINCOLN, NEB.

HARRY H. SHARP,

Attorney at Law,

REAL ESTATE AND INSURANCE BROKER

No 116 Tenth Street, near Pacific Avenue,

TACOMA, WASHINGTON.

Member of the U. S. Law Association, New York; Member of the Ben Davis Bar Association, Cincinnati; Subscriber to Graft's Legal Directory, Cincinnati; Subscriber to Boyer's Legal Directory, Philadelphia; Subscriber to American Law Digest, St., Louis.

Money loaned on good farm and city property. From 8 to 10 per cent. per annum guaranteed, and interest payable quarterly, semi-annually or yearly.

Investments made and taxes paid for non-residents.

Legal business of all kinds transacted. Correspondence solicited.

REFERENCES.—Hon. Eugene Semple, Governor of Washington Territory, Olympia; Col. N. H. Owings, Secretary of Washington Territory, Olympia; Frank Allyn, Judge Supreme Court, Washington Territory, Tacoma; J. M. Buckley, Assistant General Manager N. P. R. R., Tacoma; Merchants' National Bank, Tacoma; Tacoma National Bank, Tacoma; Pacific National Bank, Tacoma; Tacoma Land Company, Tacoma.

CHARLES D. IDDINGS,

Attorney and Counselor at Law.

Rooms 7, 8, 9 and 10 Baker Building,

DAYTON, OHIO.

NASH H. BURT. Attorney at Law,

CHATTANOOGA, TENNESSEE,

PRACTICE IN ALL THE COURTS, FEDERAL AND STATE.

Prompt attention given collections. Land titles thoroughly examined with abstracts.

EDMUND HITCHENS. Attorney at Law,

NOTARY PUBLIC. JUSTICE OF THE PEACE. 21 WICK BLOCK, CLEVELAND, O.

Been a member of the Cleveland bar nine years. Prompt personal attention to collections.

REFERENCES.—First National Bank; H. C. White, Probate Judge Cuyahoga County; D. H. Kimberley, Treasurer Cuyahoga County; all of Cleveland.

CHRISTIAN M. BOUSH.

Attorney at Law,

MEADVILLE, PA.

Collections and Commercial Litigation will be promptly attended.

REFERENCES.-First National Bank, Delamater & Co., Bankers, J. R. Dick & Co., Bankers.

CHAS. H. AITKEN, JR., INSURANCE AND GENERAL COLLECTION AGENT.

1309 PACIFIC AVENUE,

TACOMA, WASH.

Houses and Lots for Sale and to Let. Loans Negotiated. Particular attention paid to Collection of Rents.

Full Charge taken of Property for Absentees. Insurance, Repairs, Taxes and Street Assessments attended to. Bad Tenants Ejected.

JAMES H. WOLFE,

Attorney at Law and Notary Public,

No. 33 SOUTH THIRD STREET, PHILADELPHIA.

JOHN S. CROSBY.

WILLIAM D. RUSK.

GRANT R. BENNETT.

Crosby, Rusk & Bennett,

Attorneys and Counselors at Law,

523 Delaware Street,



KANSAS CITY, MO.

Prompt attention to all business of a General Practice in the State and Federal Courts of Missouri and Kansas including Corporation, Commercial, Real Estate and Probate Law.

WE REFER TO—Broadway National Bank, Boston, Mass.; Fidelity Trust and Safe Deposit Co., Philadelphia, Pa.; Union Railway Co., St. Joseph, Mo., and Merchants National Bank, Kansas City, Mo.

Frederick B. Bacon,

ATTORNEY AND COUNSELOR AT LAW,



509 OLIVE STREET,

ST. LOUIS, MO.

Commercial, Railway and Insurance Law Specialties.

JAMES A. KILTON, Attorney at Law,

TABOR BLOCK,

...

16th and Larimer Sts.,

DENVER, GOLORADO.

Itoans and Investments for non-residents a specialty, and security guaranteed.

Examines Abstracts and passes upon titles
to Denver and Colorado realty.

Eight and ten per cent. notes secured by

Denver real estate, for sale in any amount.

Collections in any Part of the State.

NOTARIES AND STENOGRAPHERS IN OFFICE.

REFERENCES.—City, State and First National Banks, R. G. Dunn & Co., and Judges of Supreme and District Courts.

G. A. ALLEN.

L. ROSENZWEIG.

ALLEN & ROSENZWEIG.

Attorneys at Law,

DIME BANK BLOCK.

ERIE, PA.

CHARLES SCOTT.

40 40

Attorney at Law.

ROSEDALE, BOLIVAR COUNTY, MISSISSIPPI.

REFERENCES.-Manhattan Bank, Memphis, Tenn.; Bank of Greenville. Greenville, Mississippi.

(Our House Established in 1869.)

R. S. & A. P. LACEY,

Attorneys at Law, SOLICITORS OF PATENTS AND COUNSELORS IN PATENT CAUSES. 604 F ST., N. W., NEAR PATENT OFFICE, WASHINGTON, D. C.

We secure Patents, etc., for Inventors, and prosecute all classes of Patent Causes. We also practice in the different courts of the District of Columbia, the United States Suprem Court, the Court of Colims and the Executive Departments. We have a bureau devoted exclusively to Solidiers' claims, in charge of C. M. Sites & Co., Attoriers at Law.

RESPECTED FOR THE STATE OF THE STAT

KNIGHT BROS..

PHTENT SOLIGITORS=

STERRIES S

TRADE MARKS REGISTERED.

633 F Street. Washington, D. C.

234 Broadway, New York.

Books of Instruction Free on Application,

H. CARSCALLEN.

F. D. CAHILL.

CARSCALLEN & CAHILL.

Barristers, Attorneys, Notaries, Etc.,

No. 21/2 JAMES STREET.

HAMILTON, ONTARIO.

Collection, Commercial and Insurance Law a Specialty.

D. D. GREGORY.

GEO. A. DAY.

CURTIS L. DAY.

GREGORY, DAY & DAY,

Attorneys at Law,

OMAHA NATIONAL BANK BUILDING, OMAHA, NEB.

We have made commercial collections a specialty for many years, and are now prepared to give our personal attention to collections and litigation throughout Iowa and Nebraska. We will give personal attention to country claims on telegraphic notice.

Refer, by permission, to Steel, Johnston & Co., D. Boyer & Co., (Hall's Safes), Omaha National Bank, Omaha; Sprague, Warner & Co., Lindeagne Bros. & Co., J. V. Farwell & Co., Henry W. King & Co., Chicago; Hon. Wm. Hale, Governor of Wyoming, the Judges of the Supreme Court of Iowa; R. Co. Dane & Co. Co , Chicago ; G. Dun & Co.

Correspondence concerning Collections in Iowa and Nebraska solicited.

ORRIS P. COBB,

Attorney and Counselor at Law,

S. E. Cor. Main and 9th Sts., Cincinnati, Ohio.

REFERENCES.—Cincinnati O.: Fourth National Bank; Benj. E. Hopkins, Assistant Cashler Third National Bank; Geo. F. Davis & Co., Pork Packers; Wm. Glenn, James M. Glenn and J. Ebersole, of Wm. Glenn & Sons, Whotesale Grocers; Wm. A. Webb's Sons, Stationers; Reinhart & Newton, Wholesale Confectioners. Philadelphia, Pa.: Garrett & Buchanan, Paper Manufacturers. Autrora, Ind.: Hon. Wm. S. Holman, M. C.; E. H. Davis, Cashier First National Bank; Cobb's Iron & Nail Co.; O. P. Colb & Co., Wholesale Grocers.

In handling Collections I believe that PROMPT ATENTION, PROMPT REPORT ARTOR AND REMITTANCES DAVE led to my past success, and I shall continue to act on these principles.

HENRY S. BUNKER, Attorney at Caw,

Foom 7 Drummond Block, 48 Madison Street, TOLEDO, OHIO.

REFERS TO—C, L. Luce Co., Wholesale Dry Goods; E. C. Shaw & Co., Wholesale Notions; P. Watson & Co., Wholesale Grocers; Weed, Colhurn & Co., Wholesale Hats and Sps; Stern, Bloch & Co., Wholesale Clothing; Young & Miller, Lumber Dealers: Keeler, Holcomb & Co., Bankers; First National Bank, The Bradstreet Company, at all its offices.—TOLEDO, OHIO.

L. A. McDONALD,

Attorney . at . Qaw,

BOWIE, MONTAGUE CO., TEXAS. COMMERCIAL LAW AND COLLECTIONS.

STEPHEN W. DOWNEY.

Attorney and Counselor at Law, LARAMIE CITY, WYOMING.

COMMERCIAL COLLECTIONS.

B. P. AYRES,

«« Lawyer, »

FORT WORTH, TEXAS.

Commercial and Railroad Litigation a Specialty.

JUDGE WM. A. HUDSON.

WM. PATRICK.

HUDSON & PATRICK. Attorneys at Law,

STAUNTON, VIRGINIA.

Refer, by permission, to W. P. Tams, Cashier Augusta National Bank, and Thomas A. Bledsoe, Cashier National Valley Bank.

Jas. B. Nixon,

Master in Chancery,

NOTARY PUBLIC.

Bank Building, First Floor,

Atlantic City, N. J.

Edward J. Smail,

Attorney and Counselor at Law,

Bakewell Law Building,

Pittsburgh, Pa.

COMMERCIAL LAW AND COLLECTIONS.

Will aftend to Business in Allegheny City and Braddock.

.i. .i. .i.

Willard Hall Porter,

No. 902 Market St, Wilmington, Del.

REFERENCES:

National Bank of Delaware.

First National Bank.

.....

The American A Law Register,

THE OLDEST MONTHLY

LEGAL JOURNAL IN THE COUNTRY.

\$5.00 per anuum. 50 cents per copy.

PUBLISHED IN MONTHLY NUMBERS SINCE 1852.

ACH number contains a leading article, three or four important recent cases with a valuable annotation to each, and abstracts of important recent decisions, making a valuable reference work when bound at the end of the year.

Volumes commence with the January number but subscriptions are received at any time. Back volumes from new reprints for sale, singly or in sets, at five dollars each.

First-class advertisements published on extra sheets, and on the covers, except front.

The Current Comment.

N illustrated monthly, with a national circulation larger than any other legal journal. Contains each month a sketch and fine portrait of an eminent American lawyer or jurist; discussions, communications and book reviews of interest to lawyers, real estate brokers and business men and a series of law studies based upon Kent's Commentaries.

\$1.00 per annum. Monthly. 10 cents per copy.

The American Law Register and The Current Comment to one address for \$5.00 per annum.

SAMPLE COPIES FREE.

Advertisements upon the covers and indexed pages at the end of each monthly number.

THE D. B. CANFIELD COMPANY,

LIMITED.

DREXEL BUILDING,

Philadelphia, Pa.

THOMAS CRATTY.

EDWIN M. ASHCRAFT.

JOSIAH CRATTY, NOTARY PUBLIC.

AW OFFICES



TACOMA BUILDING.

Cor. La Salle and Madison Streets.

-CHICAGO,

WE MAKE A SPECIALTY OF OMMERCIAL LAW AND COLLECTI NS.

DEP SITIONS PROMPILY TAKI N.

REFERENCES:

CHICAGO.—First National Bank Chicago National Bank Fort Deurhorn National Bank, Empire Show Printing Co., Sprague Warner & Co., Strauss, Goodman, Yondorf & Co., Sweet, Dempster & Co., Bush, Simmons & Co., Schoeneman & Co., Lyon & Healy, Sherman S, Jewett & Co., Gage Bros. & Co., M. D. Wells & Co., The Cary-Ogden Co., C. A. Morrill & Co., C. H. Fargo & Co., Western News Co., Borden, Sellick & Co., Carson, Pirie, Scott & Co. Geo. W. Ludlow & Co., Chicago Music Co., Geo. H. Bowen & Co., H. C. Fisher, Gilmartin & Doyle, Bell, Conrad & Co., Chicago Safe & Lock Co., Chicago White Lead & Oil Co., Cook, Lyman, Smith & Co., M. A. Eiseman & Bro., Gormully & Jeffrey Mfg. Co., A. W. Hayward & Co., Miner T, Ames, Hanford-Hall Co., Chas, W. Brega, Illinois Central Railroad Co., Illinois Printing & Binding Co., Kinsey & Callinan, C. D. Lathrop & Co., Milmine, Bodman & Co., The Michigan Stove Co., W. F. McLaughlin & Co., The National Syrup Co., Spitz, Landaner & Co., Functional Mig. Co., Thorn Wire Hedge Co., Louis Webet & Sons, Wittmeyer Bros. Worcester Corset Co., Geo. E. Lloyd & Co.

NEW YORK.—Hammacher, Schlemmer & Co., Greenhall & Co., Hutchinson, Pierce & Co., Dillon & Swayne, George Borgfeldt & Co. Daniel Green & Co., Wertheim & Schiffer, Wolf & Co., Collins, Downing & Co., Kaufman Bros. & o., Stitch Bros., Lee Tweedy & Co., Bates. Reed & Cooley, Wm. DeMuth & fo., Hazard, Hazard & Co., Koch Sons & Co. Wallace, Elliott & Co., J. Lee Smith & Co., -1. Thompson, P. Pohalski & Co., Jas. G. Johnson & Co., Dunham Hosiery Co., Jas. Loucheim, Geo. Mather's Sons, N. Y. Hardware B'rd of Trade, Stationers' B'rd of Trade, The Strobel & Wilkin Co., Selden & Co., Boston Woven Hose Co., E. L. Sprague & Co., Boston Merchants' Association, Redpath Brothers, J. H. Lee & Co., Walker, Stetson & Sawyer, Thos. Emerson's Sons, Lally & 'ollins.

BALTIMORE—A. Booth & Sons, Fr. Bergner & Co., R. G. Keene, Willing, Hunt & Co., J. H. Winkelmann & Co., Selden & Co.

BALTIMORE —A. Booth & Sons, Fr. Bergner & Co., R. G. Keene, Willing, Hunt & Co., J. H. Winkelmann & Co., Selden & Co.
PHILADELPHIA.—Hexter Bros.. John Bromley & Sons, Brown, De Turk

& Co., John E. Hanifen & Co.

DETROIT, Mich.—New England Shoe Mfg. Co., Pingree & Smith.

CLEVELAND.—The Globe Oil Co., L. C. Carran & Co., M. B. Beelman.

JAMESTOWN, N. Y.—Wm. Broadhead & Sons.

BETHEL, Conn.—Judd & Dunning.

ROCKFORD, III.—S. B. Wilkins & Co., Rockford Mitten & Hosiery Co.,

Rockford Overall Mfg. (co., C. E. Sovereign.

WATERBURY, Conn.—The Steele & Johnson Mfg Co.

LOUISVILLE, Ky.—Kentucky Oak Tanning Co., German National Bank.

Roland D. Swoope,

Attorney and Counselor at Law,

OFFICES AT

CLEARFIELD, PA.

CURWENSVILLE, PA.

TELEPHONE CONNECTION. Attorney for all leading Collection Associations.

ESTABLISHED 1876.

Law and Collection Office

OF

JOSEPH A. BOYER,

19 SOUTH THIRD STREET,

PHILADELPHIA.

REFERENCES:

Benedict & Burnham Manufacturing Co., 17 North Seventh Street, Brass Founders. Chas. S. Hahs, 215 North Broad Street, Alcohol.

Fred. M. Walton & Co., 619 Sausom Street, Gents' Furnishings.

Sherman & Delaplaine, 33 North Third Street, Hatters' Goods.

Henry P. Dixon & Co., 1330 Chestnut Street, Grates, Ranges, etc.

Trymby, Hunt & Co., 1219 Market Street, Furniture, Decorations, etc.

Price, Sherman & Co., 711 Snyder Avenue, Hat Manufacturers

Bennett, Bruce & Co., 504 Market Street, Lamps and Queensware.

Keystone Spring Works 13th and Buttonwood Streets, Springs.

McMurray & Co., 20 South Sixth Street, Blank Books, etc.

Coon & Co., 930 Market Street, Collars.

Louden & Hill, 630 Arch Street, Chamois Skins, Sponges, etc.

Hague & - 132 Market Street, Fruits.

'n











